

Metropolitan Development Services Division
Department of Metropolitan Development

RATIFIED BY THE METROPOLITAN DEVELOPMENT COMMISSION: February 1, 1995

CITY-COUNTY COUNCIL: January 23, 1995 (as amended)

ADOPTED:

MARION COUNTY, INDIANA

OF INDIANAPOLIS AND

(APPENDIX D, PART 19 OF THE MUNICIPAL CODE

MARION COUNTY, INDIANA

OF

SIGN REGULATIONS

THE

94-AO-10 (G.O. 4, 1995)

91-AO-2

90-AO-2

88-AO-3

Amending: 86-AO-1

Original: 71-AO-4

DOCKET NUMBERS

METROPOLITAN DEVELOPMENT COMMISSION

I

SECTION 1. The Sign Regulations of Marion County, Appendix D, Part 19, of the Municipal Code of Indianapolis and Marion County, Indiana, as adopted under Metropolitan Development Commission Document Numbers 71-AO-4, 86-AO-1, 88-AO-3, 90-AO-2, and 91-AO-2, is further amended by adopting the language as follows:

MARIION COUNTY, AS FOLLOWS:
AND OF
THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS
NOW, THEREFORE, BE IT ORDAINED BY

WHEREAS, the Metropolitan Development Commission of all lands within the County or ordinances for the zoning or districting of all comprehensive plan certification, to the City-County Council an ordinance or ordinance for safety from fire, flood and other danger light, air, convenience of access and safety end that adequate or welfare may be promoted; comfort, morals, convenience and general public welfare may be preserved; property values may be preserved; and the public health, safety, that congestion in the public streets may be lessened or avoided; that lands within the County to the end that adequate lighting or security of all roads, streets and other dangers may be secured;

WHEREAS, said I.C. 36-7-4, as amended, empowers the Metropolitan Development Commission of Marion County, Indiana, after such comprehensive plan certification, to recommend to the City-County Council an ordinance or ordinance for safety from fire, flood and other danger light, air, convenience of access and safety end that adequate or welfare may be promoted; comfort, morals, convenience and general public welfare may be preserved; property values may be preserved; and the public health, safety, that congestion in the public streets may be lessened or avoided; that lands within the County to the end that adequate lighting or security of all roads, streets and other dangers may be secured;

WHEREAS, the Metropolitan Development Commission of Marion County, Indiana, has adopted and certified, pursuant to I.C. 36-7-4, as amended, various segments of its COMPREHENSIVE PLAN OF MARIION COUNTY, INDIANA; and

WHEREAS, the Metropolitan Development Commission of Marion County, Indiana, has adopted and certified, pursuant to I.C. 36-7-4, as amended, zoning authority in counties having consolidated cities and grants certain powers relative the zoning and districting of land to the Metropolitan Development Commission and the City-Council of such counties having consolidated cities, in order to unify the planning and zoning functions thereof; and,

AN ORDINANCE amending the Sign Regulations of Marion County, 71-AO-14, as amended.

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Section 1.10 STATEMENT OF PURPOSE

CHAPTER 1.00 PURPOSE AND APPLICATION

This ordinance creates the legal framework for sign regulations that are intended to facilitate an easy and agreeable communication between people. It is recognized that signs serve an important function and, therefore, reasonable and adequate display of signs is permitted under the provisions of this ordinance. This ordinance recognizes that aesthetics and design quality cannot be satisfactorily legislated, as individual opinions vary and generally public opinions vary from one to another. It is recognized, however, that a great percentage of what is attractive can be eliminated by sensible quality control, through adequate maintenance and inspection and by reasonable guidelines formulated to minimize clutter.

The purpose of the Sign Regulations set forth in this document shall be to eliminate potential hazards to motorists and pedestrians; to encourage signs which by their good design, are integrated with and harmonious to the buildings and sites which they occupy; and which eliminate excessive and confusing sign displays; to retain current residents and attract new residents to the city; to preserve and improve the appearance of the city as a place in which to live and work as an attraction to non-residents who come to visit or trade; to safeguard and enhance property values; to protect public and private investment in buildings and open spaces; to supplement and be a part of the regulations imposed and the plan set forth under the Comprehensive Plan for Marion County; and to promote the public health, safety, morals and general welfare.

The regulations of this ordinance shall apply to the location, erection, and maintenance of signs in all zoning districts within Marion County, Indiana.

- A. CONSTRUCTION SIGNS, PROJECT - One construction sign per project construction site shall be permitted on each street frontage of the project, subject to the following:
1. Maximum Sign Area.
 - a. Sixty-four (64) square feet in area, The construction sign shall not exceed:
 - b. Not be erected until the applicable zoning and platting approvals have been obtained.
 - c. Meet the setback requirements for signs in the applicable district; and,
 - d. Be removed five (5) days after completion of construction and prior to occupancy.
 - e. An Improvement Location Permit (ILP) shall not be required if the provisions noted above are satisfied.
 2. Additional Standards.
 - a. Sixty-four (64) square feet in area,
 - b. Be controlled to the site of construction,
 - c. Twenty (20) feet in height.
 - d. Be removed twenty (20) feet in height.
- Further, such signs shall:
- a. Not be located in any zoning district and are exempt from other provisions of this ordinance, except the provisions for a clear sight area as noted in Chapter 2.00, Section 2.40, j. The area of such signs shall not be included in the calculation of the area of signs permitted for any parcel or use. The requirements for Improvement Location Permits shall not apply to certain of the signs specifically referenced in this section;
 - b. Not be erected until the applicable zoning and platting approvals have been obtained.
 - c. Meet the setback requirements for signs in the applicable district; and,
 - d. Be removed five (5) days after completion of construction and prior to occupancy.
 - e. An Improvement Location Permit (ILP) shall not be required if the provisions noted above are satisfied.
- B. PLATES, EMBLEMS, OR INSIGNIA OF ANY NATION, STATE OR POLITICAL SUBDIVISION SHALL BE PERMITTED, PROVIDED THE SETBACK REQUIREMENTS FOR SIGNS IN THE INTEGRATED DISTRICT ARE MET. IN ADDITION, ONE (1) FLAG, DISPLAYING A CORPORATE EMBLEM, HOWEVER, SHALL BE INCLUDED IN THE CALCULATION OF THE MAXIMUM SIGN AREA PERMITTED FOR THE SITE. A FLAG DISPLAYING A CORPORATE EMBLEM, HOWEVER, SHALL BE PERMITTED IN AN INTEGRATED CENTER. A FLAG DISPLAYING A CORPORATE EMBLEM, HOWEVER, SHALL BE INCLUDED IN THE CALCULATION OF THE MAXIMUM SIGN AREA PERMITTED FOR THE SITE.
- C. GARAGE SALE SIGNS - Are permitted provided there shall be only one (1) sign, not exceeding six (6) square feet in total surface area and four (4) feet in height for each lot. Such sign shall be located on the lot having the greatest frontage of the lot, for a maximum of two (2) signs on the case of corner lots, one (1) additional sign is permitted on the other street and not on or within any public right-of-way. In the further, such sign(s) shall be permitted for no longer than two (2) days prior to the sale and be removed immediately after the sale is completed.
- D. HISTORIC OR COMMEMORATIVE PLAQUES. An historic or commemorative plaque shall not exceed four (4) square feet.
- E. HOME IMPROVEMENT, HOME CONSTRUCTION, HOME REMODELING SIGNS - Are permitted, provided there shall be only one (1) such sign not exceeding six (6) square feet in total surface area and four (4) feet in height for each lot. Such sign shall be located on the lot the described activity is occurring, shall not be located on or within any public right-of-way, and shall be displayed only while such work is actually occurring.
- F. HOUSE NUMBER AND NAME PLATES - House numbers and name plates, each not exceeding two (2) square feet in area, are permitted for each residential unit or dwelling.
- G. HISTORIC OR COMMEMORATIVE PLAQUES - Historic or commemorative plaques in excess of four (4) square feet shall be regulated as wall signs.
- H. AM ILP SHALL NOT BE REQUIRED IF THE PROVISIONS NOTED ABOVE ARE SATISFIED.
- I. HOUSE NUMBER AND NAME PLATES - House numbers and name plates, each not exceeding two (2) square feet in area, are permitted for each residential unit or dwelling.

- G. INTERIOR SIGNS - Signs Located:**
1. Within the interior of any building, or within an enclosed lobby or court of any building, right-of-way and do not qualify as "window signs" as herein defined, are permitted.
 2. Located within the inner or outer lobby, court or entrance of any theatre, that are not viewable or intended to be viewable from the public right-of-way or when constructed of bronze or other incompatible material.
 3. Memorial signs or tablets, names of buildings and date of erection when cut into any masonry surface or intagli so as to be part of the building or when constructed of bronze or other incompatible material. Such sign shall not be located within any public right-of-way.
- H. MEMORIAL SIGNS OR TABLETS - Memorial signs or tablets, names of buildings and date of erection when cut into any masonry surface or intagli so as to be part of the building or when constructed of bronze or other incompatible material. Such sign shall not be located within any public right-of-way.**
- I. MODEL HOME SIGNS - are permitted, provided there shall be only one (1) such sign not exceeding sixteen (16) square feet in total surface area.**
- J. MARKS, defined as works of graphic art painted or applied to building walls, which contain no advertising, identification messages, or logos. An ILP shall not be required if the provisions noted above are satisfied.**
- K. OFFICIAL SIGNS - authorized by a government or governmental subdivision which give traffic, directional, or warning information, and signs of public service indicating danger and aids to service or safety which are erected by, or on the order of, a public officer in the performance of their public duty. An ILP shall not be required if the provisions noted above are satisfied.**
- L. POLITICAL SIGNS - Political or campaign signs on behalf of candidates for public office or measures on election ballots are permitted for sixty (60) days prior to an election, and shall be removed within five (5) days after the election has been decided. Such sign shall not exceed six (6) square feet in total surface area and four (4) feet in height. No such sign shall be located on, within, or over the public right-of-way.**
- M. PUBLIC NOTICES - Official notices posted by public officers, employees or their agents in the performance of their duties, or as directed by such officers, employees or agents. An ILP shall not be required.**
- N. PUBLIC SIGNS - Signs required or specifically authorized for a public purpose by any law, statute or ordinance, or Administrator's approval; which may be of any type, number, area, height above grade, location or illumination required by the law, statute or ordinance under which the signs are erected.**
- O. REAL ESTATE SIGNS - Real estate signs announcing the sale or lease of that property by the owner or a real estate company shall be permitted, provided there shall be only one (1) sign for each lot, not exceeding:**
- 1. Six (6) square feet in total surface area and four (4) feet in height (for all districts permitting single or two-family residential development); or,
 - 2. thirty-two (32) square feet in total surface area and four (4) feet in height (for any other zoning district).
- P. BUSINESS SIGNS - Business district for purposes of promoting specific civic, sporting or special events, on conditions that such signs be removed prior to the provisioned period, the Administrator may approve public signs to be located temporarily, for a period not to exceed sixty (60) days, within the central business district for purposes of promoting specific civic, sporting or special events, on conditions that such signs be removed prior to the end of such period.**
- Q. REAL ESTATE SIGNS - Real estate signs announcing the sale or lease of that property by the owner or a real estate company shall be permitted, provided the administrator may approve public signs to be located temporarily, for a period not to exceed sixty (60) days, within the central business district for purposes of promoting specific civic, sporting or special events, on conditions that such signs be removed prior to the end of such period.**

- P. REAL ESTATE SIGNS, TEMPORARY DIRECTORIES -** Temporarily directional real estate signs shall not exceed twenty (20) per subdivision with no more than five (5) signs per subdivision allowed on the same street, in the same district.
- Exemptions: In the case of a:
- corner lot, one (1) additional sign, with the same maximum dimensions, is permitted, for a maximum of two (2) signs on a corner lot.
 - through lot, one (1) additional sign, with the same maximum dimensions, is permitted on a second street frontage, for a maximum of two (2) signs on a through lot.
 - lot which abuts a water body or golf course, one (1) additional sign, with the same maximum dimensions, is permitted on the water body or golf course frontage of the lot, for a maximum of two (2) signs on such a lot. This exception applies if the water body is designated as an area within a one hundred (100) foot radius of the intersecting center lines of two or more streets.
 - temporarily directional real estate signs shall be placed at no less than two hundred (200) feet from any sign of the same subdivision and no closer than twenty (20) feet from another temporary directional real estate sign.
 - they are limited to free-standing signs not to exceed eight (8) square feet in total area or four (4) feet square feet per sign face and shall not exceed forty (40) inches in height.
 - signs shall not be placed before 5:00 p.m. on Friday and shall be removed by 7:00 a.m. on Monday. Signs shall be installed no earlier than 5:00 p.m. preceding any commonly recognized holiday and shall be removed by 7:00 a.m. the day following a holiday. All poles and stakes shall be completely removed.
 - signs shall not be placed on private property without permission of the owner. Signs shall be placed at least six (6) feet from the pavement edge of the street (said pavement edge of the street includes the shoulder). Signs shall not touch or block any road marking signs, nor shall they be attached to utility poles, trees or natural features.
 - clearly incidentally and customarily associated with any national, local or religious holiday. Such signs may be of any type, minimum of ten (10) feet from the lot lines of the property. An IIP shall not be required if the provisions noted above are satisfied.
 - temporary signs for GRAND OPENINGS OR CITY-RECOGNIZED SPECIAL EVENTS - provided that the maximum sign area of each sign shall not exceed thirty-two (32) square feet. Temporary signs allowed under this subsection include pennants and banners.
 - grand openings: 1. Grand Openings
 - Temporary signs for grand openings may be erected no more than ten (10) days prior to the grand opening and shall be removed no more than five (5) days after the event. In no case shall such signs remain on the premises for more than thirty (30) days.
 2. CITY-RECOGNIZED SPECIAL EVENTS:
 - Temporary signs for city-recognized special events may be erected throughout the year, however, the maximum number of days such signs may be displayed shall not exceed a total of thirty (30) days per year.

Such sign shall be located on the lot for sale or lease and not on or within any public right-of-way.

Real estate signs which remain on the site for no longer than one (1) year shall not be required to obtain an IIP, however, if such signs remain beyond the one year period, an IIP shall be required, and such signs shall meet the requirements applicable to free-standing identification signs of the district.

Real estate signs which remain on the site for no longer than one (1) year shall not be required to obtain an IIP, however, if such signs remain beyond the one year period, an IIP shall be required, and such signs shall meet the requirements applicable to free-standing identification signs of the district.

Real estate signs shall not be directly illuminated and shall be removed within seven (7) days after the sale/lease/rental has been accomplished.

features.

E. SIGNS ON NATURAL FEATURES. No signs shall be permitted to be painted on, attached to, or maintained upon trees, rocks or other natural

features. (Section 2.10, N (Public Signs)).

D. PROHIBITION OF SIGNS ATTACHED TO UTILITY POLES, ETC. No sign or sign structure shall be affixed to, displayed, or located upon any utility pole, light standard, tree, public transportation or school bus passenger shelter or bench, traffic control device, or similar structure, equipment, or appurtenance located upon any public right-of-way, utility easement, or other public or private property unless authorized under

crossing (See Section 2.40, J, Clear Sight Triangular Area).

C. INTERFERENCE WITH STREET INTERSECTIONS. No sign or sign structure shall be located in such a manner as to materially impede the view of any street or highway intersection or in such a manner as to materially impede the view of the intersection of a street or highway with a railroad

instance, of any official sign and approaching or merging traffic (See Section 2.40, J, Clear Sight Triangular Area).
2. No sign shall be permitted which prevents the driver of a vehicle from having a clear and unobstructed view, from an adequate and safe beacon or flashing illuminatiion ressembling any emergency light shall be used in connection with any sign display.
or obstructs the view of, or can be confused with, initiates, or resembles any official traffic sign, signal, or device. No rotating beam,
1. No sign or sign structure shall be permitted which attempts or appears to attempt to direct the movement of traffic or which interferes with

B. SIGNS WHICH INTERFERE WITH OFFICIAL SIGNS/TRAFFIC DEVICES.

A. SIGNS IN THE PUBLIC RIGHT-OF-WAY. No sign or sign structure may be placed on or in the right-of-way of an alley or a street, with the exception of governmental and public signs, or projecting signs permitted by this ordinance and having obtained an encroachment license from the proper governmental agency.

The following signs are prohibited in all zoning districts:

Section 2.20 PROHIBITED SIGNS

annulated.

V. BUILDING OUTLINE LIGHTING. Outlining of structural/architectural elements of buildings, such as roof lines, doors, windows or wall edges using neon, incandescent, or similar type of lighting in any Commercial and Industrial District shall not be considered by this ordinance. If however, such outline contains text or logos, such items shall be considered signs and regulated by this ordinance, nor regulated by this ordinance. If however, such outline contains text or logos, such items shall be considered signs and regulated by this ordinance according to their type and placement. Outlining of structural/architectural elements of buildings using neon, incandescent or similar type of lighting shall be prohibited in any Protected District, and in no case shall it be permitted within six hundred (600) feet of a Protected District. (See also Section 2.20, K, for restrictions on other types of outline lighting). In no case, however, shall such building outlining flash or be outlined in any Protected District, and in no case shall it be permitted within six hundred (600) feet of a Protected District. (See

III. The sign shall not be required if the provisions noted above are satisfied.

3. The sign shall be setback a minimum of ten (10) feet from the existing street right-of-way.

2. The maximum sign surface area shall not exceed (1) square foot.

1. The maximum height of the sign shall not exceed four (4) feet.

VI. INCLEMENT SIGNS, OTHER THAN DIRECTIONAL, AND PARKING AND LOADING SIGNS shall be permitted, subject to the following:

In III shall not be required if the provisions noted above are satisfied.

7. WORKS OF ART - Three dimensional works of art (sculpture, murals) and two dimensional works of art (i.e., murals) that are clearly artistic in nature and which do not promote commercial interests are exempt from regulation under this ordinance.

8. TOMBSTONES - An III shall not be required.

(Section 2.20 Prohibited Signs)

(Section 2.10 Exempt Signs)

(Chapter 2.00 General Regulations)

entrance to the principal structure on the lot, whichever is lower. (Refer to Diagram 3 for illustrative guides to computation methods).

In cases in which the normal grade cannot reasonably be determined, sign height shall be computed on the street or the land at the normal grade at the base of the sign is equal to the elevation of the nearest point of the crown of the street or the elevation of the normal height of a sign shall be determined, sign height shall be considered reasonable if the assessment that the purpose of locating the sign is established grade after construction, exclusive of any filling, embankment, or excavating, or solely for the purpose of locating the sign.

The height of a sign shall be computed from the distance from the base of the sign or sign structure at normal grade to the top of the highest attached component of the sign. Normal grade shall be construed to be the lower of either (1) existing grade prior to construction; or, (2) the area shall be computed by the measurement of one (1) of the faces (Refer to Diagram 2 for illustrative guides to computation methods).

The sign area for a sign with more than one face shall be computed by adding together the sign area of all sign faces from two identical sign faces placed back to back, or at no greater than fifteen (15) degrees from one another, so that both faces cannot be viewed from any point at the same time, and when such sign faces are part of the same structure and are not more than forty-two (42) inches apart, the sign area shall be computed by the measurement of one (1) of the faces (Refer to Diagram 2 for illustrative guides to computation methods).

The sign area of a sign face shall be computed by multiplying together the sign area of all sign faces from the smallest square of a sign which is also the sign area of a wall sign or other sign with only one face.

The area of a sign face (which is also the sign area of a wall sign or other sign with only one face) shall be computed by means of the smallest square, rectangle or combination thereof that will encompass the extreme limits of the writing, representation, emblem or other display, together with any material or color forming an integral part of the background of the display or used to differentiate the sign from the backdrop or structure against which it is placed, but not including any supporting framework, bracing, or decorative fence or wall when such fence or wall otherwise meets zoning ordinance regulations and is clearly incidental to the display itself. (Refer to Diagram 1 for illustrative guides to computation methods)

B. COMPUTATION OF AREA OF MULTIFACED SIGNS.

Section 2.30 COMPUTATIONS.

A. COMPUTATION OF AREA OF INDIVIDUAL SIGNS.

Section 2.30 COMPUTATIONS.

prohibited.

L. BALLOON SIGNS. Lighter-than-air or gas filled balloons or other similar devices used to advertise or define a fixed location shall be prohibited.

K. OUTLINE LIGHTING. Outlining of property lines or open sales areas, whether flashing or constant, shall be prohibited.

J. STATUARY, COMMERCIAL. Statues utilized and intended for commercial advertising purposes shall be prohibited.

I. PORTABLE SIGNS. Portable signs including but not limited to A- or T-frame, or signs on trailer frames whether or not the trailer wheels have been removed shall be prohibited. No person shall park any vehicle or trailer or truck trailer on a public right-of-way, public property or on private property which is visible from a public right-of-way, which has attached thereto or located thereon any sign or advertising device for the basic purpose of providing information to the public or advertising people to a business or activity. This section is not intended to apply to standard advertising or identification practices where such signs or advertising devices are painted on or permanently attached to buses or commercial vehicles such as buses or cars.

H. WIND SIGNS. Wind signs shall not be permitted.

Temporary exception to this stipulation is noted in Section 2.10, R, "Temporary Signs for Grand Openings and Special Events."

1. Temporary exception to this stipulation is noted in Section 2.10, R, "Temporary Signs for Grand Openings and Special Events."

2. Special regulations governing temporary promotional banners within the central business districts are found in Section 3.50.

3. Banners that are attached securely to the wall of a building on all four corners shall be considered and regulated as wall signs.

G. BANNERS. Banners shall not be permitted.

Temporary exception to this stipulation is noted in Section 2.10, R, "Temporary Signs for Grand Openings and Special Events."

F. PERMANENTS. Permanents shall not be permitted.

(Section 2.30 Computations)
(Section 2.20 Prohibited Signs)
Chapter 2.00 General Regulations)

(Section 2.40 General Provisions)
(Chapter 2.00 General Regulations)

Section 2.40 GENERAL PROVISIONS

A. APPLICABILITY OF REGULATIONS.

No sign or sign structure shall be placed on private or public property without the expressed written consent of the owner or the owner's representative.

B. CONSENT OF PROPERTY OWNER.

No sign or sign structure, or part thereof, shall be constructed, erected converted, enlarged, extended, reconstructed or relocated except in conformance with these regulations.

C. MAINTENANCE OF SIGNS.

All signs and sign structures shall be kept in good repair and in proper state of maintenance.

D. MAINTENANCE AND RESTORATION OF LEGALLY ESTABLISHED NONCONFORMING SIGNS AND SIGN STRUCTURES.

Any changes made to the size, height or bulk of the sign or the temporary or permanent removal of the sign. If such sign is damaged exceeding two-thirds (2/3) of its replacement value, it shall not be rebuilt except in conformance with the provisions of this ordinance; provided, however, that nothing herein shall prevent maintenance, repainting, or posting of legally established nonconforming signs.

E. NUMBER OF PARKS PERMITTED ON A PRESTANDING IDENTIFICATION SIGN.

Unless specifically restricted by these sign regulations, a sign may contain more than one sign face, and may be two-sided, provided all other requirements of these regulations are met.

F. DISCONTINUATION OF NONCONFORMITY.

Within thirty (30) days after any lawful nonconforming sign or sign structure is no longer functional or is abandoned, as defined in Chapter 6 of this ordinance, the sign and sign structure shall be removed.

G. GRADE MOUNDING.

Earth mounding, inconsistent with the ground level of the land surrounding the sign structure, which increases the elevation of the sign, shall be included in the measurement of the sign height (Refer also to Section 2.30, C "Computation of Height" and Diagram 4).

No flashing or illuminated sign shall be used in any Dwelling, Special Use, C-1, C-2 and C-3 Commercial, or Central Business District and Inside, or within six hundred (600) feet of, any Protected District. The method of measurement from a Protected District shall be from the leading edge of the sign to the zoning line of the Protected District. (Refer to Diagram 7).

Exceptions to this provision are the following:

3. This provision shall not apply if it can be determined that the flashing or illuminated sign is visibly obstructed from the Protected District.
2. This provision shall not apply if it can be determined that a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting property, although zoned as a Dwelling District.
1. The and temperature displays, which are regulated in Section 4.70.

- A. Tall signs are permitted only in relation to the freeways between I-465 and the Marion County boundary lines.
- B. Only signs designed to give information in the specific interest of the traveling public, including, identification of places for camping, lodging, eating and vehicle service stations, shall be permitted to be constructed as tall signs.
- C. Tall signs shall be located only in the premises of the referred use or activity.
- D. The use to which the tall sign refers shall be located within 1,320 feet of the intersection of the center line of the freeway or expressway to which it is oriented and the intersecting street. In no event shall the tall sign be closer to the right-of-way of the freeway or expressway than the maximum setback specified in Section 4.40 of this ordinance. (Refer to Diagram 28).
- E. The sign surface area for a tall sign shall not exceed the maximum sign area permitted for a free-standing identification sign in the applicable District.
- F. Only one (1) tall sign shall be permitted for any one (1) use. Such sign shall constitute the only identification pole or pylon sign permitted on the premises of the referred use.
- (See "Maximum Sign Height" provision in the applicable District.)
- If a street elevation to which the sign is oriented is more than (10) feet greater than the grade elevation at the base of the sign structure, the street elevation may be used as the grade elevation in determining the permitted sign and sign structure height; however, in no case shall the height of the sign or sign structure above the actual grade elevation at its base exceed eighty (80) feet; and,
- the height of the sign or sign structure at the base of the sign in the applicable District

Section 2.50 SIGN HEIGHT EXCEPTION - TALL SIGNS

1. On a corner lot, the clear sight triangular area is formed by the street right-of-way lines and pavement edge of the drives or, and the line connecting points ten (10) feet from the intersection of the street right-of-way line and driveway or alley lines extended.
2. On a lot which has a driveway, abuts an alley or which is next to a lot which has a driveway, the two (2) clear sight triangular areas are railroad right-of-way, the street right-of-way line or pavement edge line, and the line connecting points twenty-five (25) feet from the intersection to an at-grade railroad crossing, the clear sight triangular area is formed by the lot line connecting points twenty-five (25) feet from the railroad right-of-way, the street right-of-way line or pavement edge line, and the line connecting points ten (10) feet from the intersection of such lines and pavement edge lines extended; or, the case of a round or cut property corner, from the intersection of such street right-of-way lines and pavement edge lines; or in and the line connecting points twenty-five (25) feet from the intersection of such street right-of-way lines and pavement edge lines; or to otherwise interfere with any driver's operation of a motor vehicle.
3. On a lot which has a driveway, abuts an alley or which is next to a lot which has a driveway, the two (2) clear sight triangular areas are formed by the street right-of-way line, both sides of either the alley right-of-way or of the surface edge of the driveway, and the line connecting points ten (10) feet from the intersection of the street right-of-way line and driveway or alley lines extended.
- (See "Maximum Sign Height" provision in the applicable District.)

No sign or sign structure shall be located within a clear sight triangular area (Refer to Diagram 5). A clear sight triangular area shall be established as one of the following:

1. CLEAR SIGHT TRIANGULAR AREA.

Sign light reflectors must be within twelve (12) feet of a sign facing.

1. It is effectively shielded so as to prevent beams or rays of light from being directed at vehicles travelling on a street; or,
2. Is of such low intensity or brilliancy so as not to cause glare or to impair the vision of any motor vehicle, or to otherwise interfere with any driver's operation of a motor vehicle.

No lighting shall be permitted to be used in any way in connection with a sign unless:

I. IDENTIFICATION OF SIGNS.

- (Section 2.40 General Provisions)
- (Chapter 2.00 General Regulations)
- (Section 2.50 Sign Height Exception - Tall Signs)

(Chapter 2.00 General Regulations)
 (Section 2.50 Sign Height Exception - Tall signs)
 (Section 2.60 Front Setback Exception)
 (Section 2.70 Required Permits)

G. Tall signs shall not be permitted within six hundred (600) feet of any Protected District, measured from the leading edge of the sign to the zoning line of the Protected District.

This provision shall not apply if it can be determined that a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Protected District.

Exception:

Section 2.60 FRONT SIGN SETBACK EXCEPTION

Refer to Diagrams 6 and 7 for illustrative guides to these provisions.

Unless otherwise stated in this ordinance, no part of any free-standing business identification sign shall be located closer to a street right-of-way than fifteen (15) feet, except that if an established building setback line along said right-of-way is less than two hundred (200) feet from the base of said sign, and not beyond the limits of the nearest street intersection in each direction is less than fifteen (15) feet from the right-of-way, the sign may be located so that no part of the sign is closer to the right-of-way than such building's setback line.

Any sign not exempted from the requirements of obtaining an Improvement Location Permit (ILP) as noted in Chapter 2.00 EXEMPT SIGNS or identified as a prohibited sign type shall be required to obtain an ILP as stated in the Improvement Location Permit Ordinance of Marion County. Furthermore, any sign not identified as a permitted sign type in Chapter 5.00 Table A-D of the Sign Regulations is prohibited.

This provision shall not be construed to require an ILP for the routine maintenance or changing of the parts or copy of a sign for which an ILP has previously been issued, including changing a sign face, provided that the maintenance or change of parts or copy of a sign does not alter the surface area, height, or otherwise render the sign nonconforming, or increase the existing degree of nonconformity, with the standards of this ordinance.

Section 2.70 REQUIRED PERMITS

- a. **POLE OR PYLON SIGNS** Pole or pylon signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".
- b. **GROUND SIGNS** shall be permitted for subdivision or project signs in the D-A, D-S, D-I, D-2, D-3, D-4, D-5, D-5II, D-6, D-6II, D-7, D-8, D-9, D-10, D-11, D-12, and D-P Dwelling Districts.

1. PERMITS

A. REQUIREMENTS FOR PRESTANDING IDENTIFICATION SIGNS

Section 3.20 ON-PREMISE SIGNS: DWELLING DISTRICTS

A projecting sign or sign structure may extend up to, but not above, the roof level line or the top of the building or structure, as viewed in the elevation. (Refer to Diagram 11).

B. PROJECTING SIGN

A sign face of a pylon sign may extend up from grade level provided the clear sight triangle provisions of Section 2.40, J shall be maintained.

D. PYLON SIGN

A root-integral sign shall not exceed six (6) feet in height and shall not project more than eighteen (18) inches outward from the roof measured horizontally from the sign's closest point to the root. A root-integral sign may extend up to the roof level line and not above the root line or the top of the building or structure (as viewed in the elevation), provided the maximum height of the extended sign does not exceed twenty-six (26) feet measured from grade perpendicular to the sign's highest point. (Refer to Diagram 10).

C. ROOT-INTEGRAL SIGN

A wall sign shall not extend outward more than eighteen (18) inches from the building or structure wall. A wall sign may extend to a maximum of four (4) feet upward above a root or parapet line, provided that at least fifty percent (50%) of the area of the wall sign shall be located below the root or parapet line. (Refer to Diagram 9).

B. WALL SIGN

At its lowest point, the sign face of a pole sign shall be located a minimum of nine (9) feet above the grade. (Refer to Diagram 8).

A. POLE SIGN

BASIC DESIGN ELEMENTS FOR ALL ON-PREMISE SIGNS

Section 3.10 ON-PREMISE SIGNS: BASIC DESIGN ELEMENTS

(Chapter 3.00 Specific Provisions)

b. **NUMBER OF MAIL SIGNS** One (1) wall sign shall be permitted for each building.

a. **MAXIMUM SIZE FOR MAIL SIGNS** The maximum total sign area for a wall sign on a facade shall not exceed an amount equal to three (3) percent of the building facade or other architectural elevation to which the sign is oriented or three hundred (300) square feet, whichever is the lesser. The linear measurement of the sign shall not exceed eighty (80) percent of the linear frontage of the facade of the building (refer to Diagram 12).

1. MAIL SIGNS

B. REGULATIONS FOR BUILDING IDENTIFICATION SIGNS

TWO (2) free-standing identification subdivision or project ground signs shall be permitted at each entrance to a subdivision or project.

6. NUMBER OF SIGNS

The maximum sign area of a free-standing identification sign shall not exceed forty (40) square feet. If the sign is located on a fence or wall, only the area of the actual sign itself shall be calculated in determining the maximum sign area, not the fence or wall itself.

5. MAXIMUM SIGN AREA

b. No free-standing identification sign shall be located closer than five (5) feet to a side or rear property line.

EXCEPTION: This provision shall not apply if it can be determined that the illuminated free-standing identification sign is visibly obstructed from the dwelling district.

a. If illuminated, no free-standing identification sign facing the side or rear lot line of an abutting lot zoned as a Dwelling District

4. MINIMUM SETBACKS, SIDE AND REAR

No free-standing identification sign shall be erected within unless the owner of said sign provides a written commitment to the Department of Metropolitan Development for transportation purposes and shall waive all claims to damages or compensation by reason of the existence or relocation of the sign.

The minimum setback for all free-standing identification signs shall be fifteen (15) feet from the existing street right-of-way line unless subject to the provisions of Section 2.60 (Front Sign Setback Exemption), provided, however, the following provisions shall also be met in the location of minimum front setbacks:

3. MINIMUM SETBACKS, FRONT.

Ground signs no part of the sign face or the sign support structure of a ground sign shall be more than four (4) feet above grade level, subject to the provisions of Section 2.40, G, "Grade Mourning". If subdivision or project signs are attached to fences or walls, such fences or walls shall meet all height requirements outlined in Section 2.19 of the Dwelling District Zoning Ordinance relative to structural or walls shall meet all height requirements outlined in Section 2.19 of the Dwelling District Zoning Ordinance relative to structural

2. MINIMUM SIGN HEIGHT

GROUND SIGNS No part of the sign face or the sign support structure of a ground sign shall be more than four (4) feet above grade level, subject to the provisions of Section 3.20, G, "Grade Mourning". If subdivision or project signs are attached to fences or walls, such fences or walls shall meet all height requirements outlined in Section 2.19 of the Dwelling District Zoning Ordinance relative to structural

Refer to Diagram 13 for illustrative guides to these provisions.

- d. **CLIMBING FROM GRADE** All portions of any suspended sign or sign structure (except for the supporting building) shall be not less than eight (8) feet above the finished grade.
- c. **NUMBER OF SIGNS** One suspended sign shall be permitted per each building facade.
- b. **MAXIMUM SIGN AREA** The maximum sign surface area for a suspended sign shall not exceed five (5) square feet.
- a. **WHERE PERMITTED** Suspended signs shall be permitted in the D-6, D-6II, D-7, D-8 (multifamily), D-9, D-10, D-11 and D-P Districts.

7. SUSPENDED SIGNS

- b. Comply with the provisions of Section 4.10, A, 1, 3, 4, 5, and 6 ("Marguee Sign Regulations").
- a. be non-illuminated; and,

Marguee signs shall be permitted in the D-6, D-6II, D-7, D-8 (multifamily), D-9, D-10, D-11 and D-P Dwelling Districts and shall:

6. MARGUEE SIGNS

- b. Comply with the provisions of Section 4.10, A, 1, 4, 5, 6, and 7 ("Awning and Canopy Sign Regulations").
- a. be non-illuminated; and,

Awning or canopy signs shall be permitted in the D-6, D-6II, D-7, D-8 (multifamily), D-9, D-10, and D-P Dwelling Districts and shall:

5. AWNING OR CANOPY SIGNS

- Signs - Residential Districts".
- Projecting signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".

4. PROJECTING SIGNS

- Root-integral signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".
- Root-integral signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".

3. ROOF-INTEGRAL SIGNS

- Root signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".
- Root signs shall not be permitted in any Dwelling District, as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".

2. ROOF SIGNS

- (1) a commercial or industrial use, legally established by permanence variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Dwelling District.
- (2) the illuminated wall sign is visibly obstructed from the Dwelling District.

This provision shall not apply if it can be determined that:
Exceptions:

- c. **WALL SIGNS ON CORNER LOTS** on buildings having more than one (1) street frontage, the maximum allowable square footage of wall signs are permitted for each building's street frontage. Said maximum allowance, however, is not transferable either in whole or in part from one building to another nor from one occupancy to another.
- d. **DISTANCE FROM SIDE OR REAR LOT LINE WHEN ABUTTING A DWELLING DISTRICT** If illuminated, wall signs facing the side or rear lot line of an abutting lot zoned as a Dwelling District shall not be located within fifty (50) feet of such side or rear lot line.

See Chapter 2.00, Exempt Signs.

4. OTHER INCIDENTAL SIGNS.

- e. An internal directory sign shall not project higher than ten (10) feet, as measured from the base of the building or the ground to which signs are mounted.
- d. The internal directory sign may be located within two (2) feet of any right-of-way, provided the requirements of Section 2.40, F (Clear Building or Complex).
- c. The aggregate gross surface area of an internal directory sign shall not exceed one (1) square foot for each occupant located in the more occupied areas. Internal directory signs shall not be permitted for single occupant buildings.
- b. There shall not be more than one (1) internal directory sign for each building or complex under unified control consisting of two (2) or more occupants.
- a. The internal directory signs may be either wall, ground or pylon signs.

Internal directory signs indicating only the names and addresses of the occupants of the premises on which the sign is to be located but containing no advertising material of any kind shall be subject to the following:

3. INTERNAL DIRECTORy SIGNS.

- d. One such sign shall be permitted per each frontage that contains an ingress/egress point.
- c. The sign shall be setback a minimum of ten (10) feet from the existing street right-of-way.
- b. The maximum sign surface area of the sign shall not exceed sixteen (16) square feet and may contain the name of the lot owner/operator.
- a. The maximum height of the sign shall not exceed four (4) feet.

2. PARKING AND LOADING INCIDENTAL SIGNS.

- d. Two such signs shall be permitted at each ingress or egress point on a lot.
- c. The sign shall be setback a minimum of two feet from the existing street right-of-way.
- b. The maximum sign surface area of the sign shall not exceed six (6) square feet.
- a. The maximum height of the sign shall not exceed two and one half (2.5) feet.

1. DIRECTIONAL INCIDENTAL SIGNS.

On-premise incidental signs shall be permitted in those districts identified in Chapter 5.00, Tables A, B, D in accordance with the following development standards:

C. REGULATIONS FOR INCIDENTAL SIGNS

- d. ILLUMINATION Window signs shall be non-luminated.
- c. NUMBER OF WINDOW SIGNS One (1) window sign shall be permitted for each building.
- b. MAXIMUM SIGN COPY AREA The sign copy area shall not exceed twenty (20) percent of the window surface area on which it is placed or through which it is viewed.
- a. WHERE PERMITTED Window signs shall be permitted in any Dwelling District as noted in Chapter 5.00, Table B, "Permitted Sign Types" - On-Premise Signs - Residential Districts".

8. WINDOW SIGNS

the location of minimum front setbacks;

The minimum setback for all freestanding identification signs shall be fifteen (15) feet from the existing street right-of-way line, unless subject to the provisions of Section 2.60 (Front Sign Setback Exception). Provided, however, the following provisions shall also be met in

3. MINIMUM SETBACKS, FROM:

No part of the sign face and the sign support structure of a freestanding identification ground sign shall be more than four (4) feet above grade level (Refer to Diagram 14).

2. MAXIMUM SIGN HEIGHT - GROUND SIGN:

b. Integrated centers - the maximum height of a freestanding identification pole or pylon sign and its supporting structure identifying an integrated center shall not exceed forty (40) feet above grade level at the base of such structure.

(1) a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Protected District; or,

The provision prohibiting pole or pylon signs within six hundred (600) feet of a Protected District shall not apply if it can be determined that:

Exceptions:

* Pole or pylon signs shall not be illuminated within six hundred (600) feet of a Protected District, as defined in Chapter 6.00. The method of measurement shall be taken from the leading edge of the sign to the zoning line of the Protected District (Refer to Diagram 7).

Any Industrial District forty (40) feet

C-1*, C-2*, C-3* Twenty-five (25) feet
C-3, C-4, C-5, C-6, C-7, C-ID Forty (40) feet

ZONING DISTRICT PRELIMINARY MAXIMUM HEIGHT

MAXIMUM SIGN HEIGHT - POLE AND PYLON SIGNS - SINGLE USE

TABLE 3.00-A

a. Single use - the maximum height of a freestanding identification pole or pylon sign and its supporting structure shall not exceed the heights noted in table 3.00-A. These signs shall be measured from grade level at the base of the sign structure.

1. MAXIMUM SIGN HEIGHT - POLE AND PYLON SIGNS.

A. FREESTANDING IDENTIFICATION SIGNS.

SECTION 3.30 ON-PREMISE SIGNS: COMMERCIAL AND INDUSTRIAL DISTRICTS

(Section 3.30 On-Premise Signs: Commercial and Industrial Districts)
Chapter 3.00 Specific Provisions)

0.75 additional square foot of sign area per each additional foot of frontage over three hundred feet (300) feet	a. Up to fifty (50) linear feet	b. Between fifty (50) and one hundred ten (110) linear feet	c. Between one hundred ten (110) and three hundred (300) linear feet	d. Between three hundred (300) and five hundred (500) linear feet	e. Over five hundred (500) linear feet
One hundred fifty (150) square feet.	Up to fifty (50) linear feet	Between fifty (50) and one hundred ten (110) linear feet	Between one hundred ten (110) and three hundred (300) linear feet	Between three hundred (300) and five hundred (500) linear feet	Over five hundred (500) square feet.
No additional square feet of sign area than that allowed by b. above.	Up to fifty (50) linear feet	Between fifty (50) and one hundred ten (110) linear feet	Between one hundred ten (110) and three hundred (300) linear feet	Between three hundred (300) and five hundred (500) linear feet	Over five hundred (500) square feet.
(50) feet to which the sign is oriented.	Up to fifty (50) linear feet	Between fifty (50) and one hundred ten (110) linear feet	Between one hundred ten (110) and three hundred (300) linear feet	Between three hundred (300) and five hundred (500) linear feet	Over five hundred (500) square feet.
Each additional linear foot of frontage over fifty (50) feet to which the sign is oriented.	Up to fifty (50) linear feet	Between fifty (50) and one hundred ten (110) linear feet	Between one hundred ten (110) and three hundred (300) linear feet	Between three hundred (300) and five hundred (500) linear feet	Over five hundred (500) square feet.
Each additional linear foot of frontage over thirty (30) feet to which the sign is oriented.	Up to fifty (50) linear feet	Between fifty (50) and one hundred ten (110) linear feet	Between one hundred ten (110) and three hundred (300) linear feet	Between three hundred (300) and five hundred (500) linear feet	Over five hundred (500) square feet.

MAXIMUM SIGN AREA

FREESTANDING IDENTIFICATION SIGN - SINGLE USE

TABLE 3.00-B

(1) The sign surface area of a freestanding identification sign shall not exceed that specified in the following table:

a. Freestanding Identification Signs Not A Part of An Integrated Center.

5. MAXIMUM SIGN AREA.

b. No freestanding identification sign shall be located closer than five (5) feet to a side or rear property line.

This provision shall not apply if it can be determined that a commercial or industrial use, legally established by permanent variance of lawful nonconforming use, exists upon adjoining property or abutting fromage property, although zoned as a Protected District.

Exception:

Within fifty (50) feet of such side or rear lot line.

a. No freestanding identification sign facing the side or rear lot line of an abutting lot zoned as a Dwelling District shall be located

4. MINIMUM STREACKS, SIDE OR REAR.

No freestanding identification sign shall be erected within any area designated by the Thoroughfare Plan for Marion County as required for right-of-way for a public street unless the owner of said sign provides a written commitment to the Department of Metropolitan Development to relocate said sign out of the right-of-way at his/her expense upon the acquisition of said property by the applicable governmental agency for transportation purposes and shall waive all claims to damages or compensation by reason of the existence or relocation of the sign.

Industrial Districts)

(Section 3.30 On-Premise Signs; Commercial and Industrial Provisions)
(Chapter 3.00 Specific Provisions)

- IDENTIFICATION SIGN ON THE SAME LOT (REFER TO DIAGRAM 15).
- Such additional signs shall be subject to all other provisions of this ordinance. In no event shall an additional freestanding identification sign be located any closer than three hundred (300) feet to any other freestanding identification sign on the same lot.
- a. EXTENSIVE FRONTAGE. Where a lot has in excess of three hundred (300) linear feet of street frontage on the same street, one additional free-standing identification sign shall be allowed for each additional three hundred (300) linear feet of street frontage on that street.
- EXCEPTIONS:**

One (1) free-standing identification sign shall be allowed on a lot for each frontage on a separate street.

6. NUMBER OF SIGNS

- FIVE HUNDRED (500) square feet for a sign oriented to a secondary arterial, collector, local, marginal access or private streets. PROVIDED, HOWEVER, THE SIGN SURFACE AREA OF A FREESTANDING IDENTIFICATION SIGN FOR AN INTEGRATED CENTER SHALL NOT EXCEED A MAXIMUM OF FIVE HUNDRED (500) square feet for a sign oriented to a secondary arterial, collector, local, marginal access or private streets.
- FREESTANDING IDENTIFICATION SIGN SIGNS SHALL BE ALLOWED FOR EACH ADDITIONAL THREE HUNDRED (300) LINEAR FEET OF STREET FRONTAGE ON THE SAME STREET, ONE ADDITIONAL IDENTIFICATION SIGN.
- FREESTANDING IDENTIFICATION SIGN FOR AN INTEGRATED CENTER MAY BE UTILIZED (SEE #6 NUMBER OF SIGNS FOR ADDITIONAL PROVISIONS). IF TWO (2) IDENTIFICATION SIGN FOR AN INTEGRATED CENTER ARE UTILIZED, THE COMBINED AREA (IN SQUARE FEET) OF BOTH SIGNS SHALL NOT EXCEED THAT ALLOWED BASED UPON THE LINEAR FEET OF STREET FRONTAGE TO WHICH THE SIGN IS ORIENTED.
- (2) ON LOTS WITH A LINEAR FRONTAGE ORIENTED TO THE SAME STREET IN EXCESS OF FIVE HUNDRED (500) LINEAR FEET, A SECOND FREESTANDING IDENTIFICATION SIGN FOR AN INTEGRATED CENTER MAY BE UTILIZED (SEE #6 NUMBER OF SIGNS FOR ADDITIONAL PROVISIONS). IF TWO (2) IDENTIFICATION SIGN FOR AN INTEGRATED CENTER ARE UTILIZED, THE COMBINED AREA (IN SQUARE FEET) OF BOTH SIGNS SHALL NOT EXCEED THAT ALLOWED BASED UPON THE LINEAR FEET OF STREET FRONTAGE TO WHICH THE SIGN IS ORIENTED.

MAXIMUM SIGN AREA	FRONTAGE (TO WHICH THE SIGN IS ORIENTED)
Two hundred (200) square feet.	a. UP TO FIFTY (50) LINEAR FEET ONE (1) ADDITIONAL SQUARE FOOT OF SIGN AREA OVER FIFTY (50) FEET TO WHICH THE SIGN IS ORIENTED.
Two hundred (200) square feet.	b. BETWEEN FIFTY (50) AND THREE HUNDRED FIFTY (350) LINEAR FEET PER EACH ADDITIONAL LINEAR FOOT OF FRONTAGE THAN THAT ALLOWED BY b. ABOVE.
No additional square feet of sign area than five hundred (500) to which the sign is oriented.	c. BETWEEN THREE HUNDRED FIFTY (350) AND FIVE HUNDRED (500) LINEAR FEET 0.75 ADDITIONAL SQUARE FOOT OF SIGN AREA PER EACH ADDITIONAL LINEAR FOOT OF FRONTAGE OVER FIVE HUNDRED (500) TO WHICH THE SIGN IS ORIENTED.
In no case shall the sign area exceed nine hundred (900) square feet.	d. BETWEEN FIVE HUNDRED (500) AND ONE THOUSAND ONE HUNDRED (1100) LINEAR FEET 0.75 ADDITIONAL SQUARE FOOT OF SIGN AREA PER EACH ADDITIONAL LINEAR FOOT OF FRONTAGE OVER FIVE HUNDRED (500) TO WHICH THE SIGN IS ORIENTED.
Lineal feet exceeded nine hundred (900) square feet.	e. OVER ONE THOUSAND ONE HUNDRED (1100) LINEAR FEET FIVE HUNDRED (500) SQUARE FEET

TABLE:

(1) The sign surface area of a free-standing identification sign for an integrated center shall not exceed that specified in the following table:

- b. FREESTANDING IDENTIFICATION SIGNS FOR INTEGRATED CENTERS.
- IDENTIFICATION SIGN MAY BE UTILIZED (SEE #6 NUMBER OF SIGNS FOR ADDITIONAL PROVISIONS). IF TWO (2) FREESTANDING IDENTIFICATION SIGNS ARE UTILIZED, HOWEVER, THE COMBINED AREA (IN SQUARE FEET) OF BOTH SIGNS SHALL NOT EXCEED THAT ALLOWED BASED UPON THE LINEAR FEET OF FRONTAGE TO WHICH THE SIGN IS ORIENTED OR THREE HUNDRED NINETY (390) SQUARE FEET, WHICHEVER IS THE LESSER (REFER TO DIAGRAM 15).
- (2) ON LOTS WITH A LINEAR FRONTAGE ORIENTED TO THE SAME STREET IN EXCESS OF THREE HUNDRED (300) LINEAR FEET, A SECOND FREESTANDING IDENTIFICATION SIGN.

(2) the illuminated roof-integral sign is visibly obstructed from the Dwelling District, or abutting frontage property, although zoned as Dwelling District; or,

This provision shall not apply if it can be determined that:

Exemptions:

lot line.

fifty (50) feet of a side or rear lot line of an abutting lot line zoned as a Dwelling District when such sign faces said side or rear distance from side or rear lot line of an abutting lot line zoned as a Dwelling District, an illuminated roof-integral sign shall not be permitted within

c. NUMBER OF SIGNS One (1) roof-integral sign shall be permitted per each building facade (if a single use) or tenant space (if an integrated center), subject to the provisions of Section 3.30, B, 1, b.

b. MAXIMUM SIGN AREA Same as Section 3.30, B, 1.

a. WHERE PERMITTED Roof-integral signs shall be permitted in any Commercial or Industrial Districts.

4. ROOF-INTTEGRAL SIGNS

Roof signs shall not be permitted.

3. ROOF SIGNS

(2) the illuminated wall sign is visibly obstructed from the Dwelling District, or abutting frontage property, although zoned as Dwelling District; or,

This provision shall not apply if it can be determined that:

Exemptions:

line.

(50) feet of a side or rear lot line of an abutting lot line zoned as a Dwelling District when such sign faces said side or rear lot distance from side or rear lot line of an abutting lot line zoned as a Dwelling District, an illuminated wall sign shall not be permitted within

d. DISTANCE FROM SIDE OR REAR LOT LINE WHEN ABUTTING A DWELLING DISTRICT. An illuminated wall sign shall not be permitted within fifty one building facade to another nor from one occupancy to another occupancy.

c. WALL SIGNS ON CORNER LOTS On buildings having more than one (1) street frontage, the maximum allowable square footage of wall signs are permitted for each building frontage or occupancy. Said maximum allowance, however, is not transferable either in whole or in part from

b. NUMBER OF WALL SIGNS There shall be no limit on the number of wall signs allowed, provided the provisions of Section 3.30, B, 1 above

a. MAXIMUM SIZE FOR WALL SIGNS. In addition to Section 3.30, B, 1 above, the linear measurement of the sign shall not exceed eighty (80)

2. WALL SIGNS

identification signs".

b. Any combination of building identification signs may be utilized, so long as the total surface area of signs on a particular building facade does not exceed the percentage noted in a. above, and subject to any additional provisions of subsection B, "Building

a. The maximum sign surface area for building identification signs shall not exceed twenty (20) percent of the front facade, fifteen (15) percent of the area of the side facades (each side facade shall be calculated separately) and ten (10) percent of the rear

B. BUILDING IDENTIFICATION SIGNS

b. Corner lots. On corner lots the maximum number and square footage of freestanding building identification signs shall be permitted for each street frontage, Said maximum allowances, however, shall not be transferable either in whole or in part from one street frontage to another.

(Section 3.30 on-Premise Signs: Commercial and Industrial Districts)
(Chapter 3.00 Specific Provisions)

- a. The maximum height of the sign shall not exceed two and one half (2.5) feet.
- b. The maximum surface area of the sign shall not exceed six (6) square feet.
- c. The sign shall be setback a minimum of two feet from the existing street right-of-way.
- d. Two such signs shall be permitted at each ingress or egress point on a lot.

1. DIRECTIONAL INCIDENTAL SIGNS.

standards:

On-premise incidental signs shall be permitted in those districts identified in Chapter 5.00, Table A, in accordance with the following development

C. INCIDENTAL SIGNS.

See Chapter 4.00, Section 4.20, "Marguee Sign Regulations".

9. MARQUEE SIGNS

See Chapter 4.00, Section 4.10, "Awning and Canopy Sign Regulations".

8. AWNING AND CANOPY SIGNS

- The sign copy area shall not exceed twenty-five (25) percent of the window surface area on which it is placed or through which it is viewed.
- The sign surface area of window signs shall be calculated separately from the calculation of other building identification signs and shall not be included in the total area of other building identification signs permitted.
- The sign copy area shall not exceed five (5) square feet. In addition, the sign copy area shall not exceed twenty-five (25) percent of the window surface area on which it is placed or through which it is viewed.

7. WINDOW SIGNS

Refer to Diagram 13 for illustrative guides to these provisions.

grade.

- a. **NUMBER OF SIGNS** One suspended sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center). All portions of any suspended sign or sign structure shall be not less than eight (8) feet above the finished grade.
- b. **MAXIMUM AREA** The maximum sign surface area for a suspended sign shall not exceed five (5) square feet. In addition, the provisions of Section 3.30, B, 1, shall apply.
- c. **NUMBER OF SIGNS** One suspended sign shall be permitted at the street pavement line, curb or outside edge of the sidewalk.
- d. **MAXIMUM PERMITTED** Suspended signs shall be permitted in any commercial or industrial districts.

6. SUSPENDED SIGNS

- e. **MAXIMUM PROJECTION FROM A BUILDING** No projecting sign or sign structure shall extend more than eight (8) feet from or beyond its supporting building.
- f. **MINIMUM SETBACK, FRONT** The horizontal projection of any projecting sign may extend to a point not closer than two (2) feet from an integrated center, subject to the provisions of Section 3.30, B, 1, b.
- g. **MAXIMUM PROJECTION FROM A BUILDING** All portions of any projecting sign or sign structure shall be not less than eight (8) feet above the finished grade (see Diagram 11).
- h. **MAXIMUM PROJECTION FROM A BUILDING** All portions of any projecting sign or sign structure shall be not less than eight (8) feet above the finished grade (see Diagram 11).
- i. **MAXIMUM PROJECTION FROM A BUILDING** No projecting sign or sign structure shall extend more than eight (8) feet from or beyond its supporting building.
- j. **MINIMUM SETBACK, FRONT** The horizontal projection of any projecting sign may extend to a point not closer than two (2) feet from an integrated center, subject to the provisions of Section 3.30, B, 1, b.
- k. **NUMBER OF SIGNS** One projecting sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center).
- l. **MAXIMUM AREA** Same as Section 3.30, B, 1.
- m. **MAXIMUM PERMITTED** Projecting signs shall be permitted in any commercial or industrial districts.

5. PROJECTING SIGNS

(Section 3.30 On-Premise Signs; Commercial and Industrial Districts)

(Chapter 3.00 Specific Provisions)

(1) a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Dwelling District; or,

determined that:

The provision prohibiting pole or pylon signs within six hundred (600) feet of a Dwelling District shall not apply if it can be

exceptions:

Dwelling).

provided, however, pole or pylon signs shall not be taken from the leading edge of the sign to the zoning line of the Dwelling District (Refer to 6.00. The method of measurement shall be taken from the leading edge of the sign to the zoning line of the Dwelling District.

a. POLE OR PYLON SIGNS shall be permitted in any Special Use (SU) District, the HD-1 and HD-2 Districts (Hospital District One and Two), the PK-2 District (Park District Two), and UG-1 District (University Quarter One).

1. WHERE PERMITTED

A. REGULATIONS FOR REGISTERING IDENTIFICATION SIGNS

The following regulations shall pertain to on-premises business signs in all Special Zoning Districts where permitted by Chapter 5.00, Table C and this Section. Off-premises (outdoor advertising) signs shall not be permitted in any Special Zoning District.

Section 3.40 ON-PREMISE SIGNS: SPECIAL ZONING DISTRICTS

See Chapter 2.00, Exempt Signs.

4. OTHER INCIDENTAL SIGNS.

the sign is to be affixed.

e. An internal directory sign shall not project higher than ten (10) feet, as measure from the base of the building or the ground to which signs in triangular Area) are mounted.

d. The internal directory sign may be located within two (2) feet of any right-of-way, provided the requirements of Section 2.40, J (Clear building or complex).

c. The aggregate gross surface area of an internal directory sign shall not exceed five (5) square feet for each occupant located in the industrial and institutional buildings or complexes.

b. Unified control consisting of two (2) or more occupants. Internal directory signs shall not be permitted for single occupant offices, unified control consisting of two (2) or more occupants. Internal directory sign for each office, industrial, and institutional building or complex under

a. The internal directory signs may be either wall, ground or pylon signs.

containing no advertising material of any kind shall be subject to the following:

Internal directory signs indicating only the names or addresses of the occupants of the premises on which the sign is to be located but

3. INTERNAL DIRECTORY SIGNS.

d. One such sign shall be permitted per each frontage that contains an ingress/egress point.

c. The sign shall be setback a minimum of ten (10) feet from the existing street right-of-way.

b. The maximum sign surface area of the sign shall not exceed sixteen (16) square feet and may contain the name of the lot owner/operator.

a. The maximum height of the sign shall not exceed four (4) feet.

2. PARKING AND LOADING INCIDENTAL SIGNS.

Zoning Districts)

(Section 3.40 On-Premise Signs: Special

and Industrial Districts)

(Section 3.30 On-Premise Signs: Commercial

(Chapter 3.00 Specific Provisions)

the same lot (Refer to Diagram 15).

b. **GROUND SIGNS** shall be permitted in this section, be located any closer than three hundred (300) feet to any other freestanding identifying identification sign on additional signs shall be subject to all other provisions of this ordinance. In no event shall an additional freestanding identifying identification sign on such street standing identifying sign shall be allowed for each additional three hundred (300) feet of street frontage on that street. Such exceptions:

(1) free-standing identifying identification sign shall be allowed for each frontage on a separate street.

6. NUMBER OF SIGNS

The maximum sign area of a freestanding identifying identification sign shall not exceed an amount equal to three (3) percent of the building facade or other architectural elevation to which the sign is oriented, or two hundred and forty (240) square feet, whichever is the lesser.

5. MAXIMUM SIGN AREA

(1) a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a dwelling district.

(2) the illuminated freestanding identifying identification sign is visibly obstructed from the dwelling district.

b. No freestanding identifying identification sign shall be located closer than five (5) feet to a side or rear property line.

This provision shall not apply if it can be determined that:

Exceptions:

a. If illuminated, no freestanding identifying identification sign facing the side or rear lot line of an abutting lot zoned as a dwelling district shall be located within fifty (50) feet of such side or rear lot line.

4. MINIMUM SETBACKS, SIDE AND REAR

No freestanding identifying identification sign shall be erected within any area designated by the thoroughfare Plan for Marion County as required for right-of-way for a public street unless the owner of said sign provides a written commitment to the Department of Metropolitan Development to relocate said sign out of the right-of-way at his/her expense upon the acquisition of said property by the applicable governmental agency for transportation purposes and shall waive all claims to damages or compensation by reason of the existence or relocation of the sign.

Except to the provisions of Section 2.40, J (Clear Sight Triangular Area), the minimum setback for all freestanding identifying identification signs shall be fifteen (15) feet from the existing street right-of-way line unless subject to the provisions of Section 2.60 (Front Sign Setback), provided, however, the following provisions shall also be met for the location of the minimum front setbacks:

3. MINIMUM SETBACKS, FRONT

a. **POLY OR PYLON SIGNS** The maximum height of a freestanding identifying identification pole or pylon sign and its supporting structure shall not exceed twenty-five (25) feet above grade level at the base of the structure.

b. **GROUND SIGNS** No part of the sign face or the sign support structure of a ground sign shall be more than four (4) feet above grade level, subject to the provisions of Section 2.40, G, "Grade Mounding". (Refer to Diagram 14).

2. MAXIMUM SIGN HEIGHT

b. **GROUND SIGNS** shall be permitted in any Special Use (SU) District, the HD-1 and HD-2 Districts (Hospital District One and Two), the PK-1 and PK-2 Districts (Park District One and Two) and the UG-1 and UG-2 Districts (Universitry Quarter District One and Two).

(2) the sign is visibly obstructed from the Protected District.

- a. **WHERE PERMITTED** Projecting signs shall be permitted in any Special Use (SU) District.
- b. **MAXIMUM SIGN AREA** Same as Section 3.40, B, 1.
- c. **NUMBER OF SIGNS** One (1) projecting sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center), subject to the provisions of Section 3.40, B, 1, b.
- d. **MAXIMUM PROJECTION FROM A BUILDING** No projecting sign or sign structure shall extend more than eight (8) feet from or beyond its supporting building.

5. PROTECTING SIGNS

- a. **WHERE PERMITTED** Roof-integral signs shall be permitted in the HD-2 District, and in the PK-2 District for all but residential uses.
- b. **MAXIMUM SIGN AREA** Same as Section 3.40, B, 1.
- c. **NUMBER OF SIGNS** One (1) roof-integral sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center), subject to the provisions of Section 3.40, B, 1, b.

4. ROOF-INTEGRAL SIGNS

- Roof signs shall not be permitted in any Special Zoning District, as noted in Chapter 5.00, Table C, "Permitted Sign Types - On-Premise Signs, Special Zoning Districts".

3. ROOF SIGNS

- This provision shall not apply if it can be determined that:
- (1) a commercial or industrial use, legally established by permanence or variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a dwelling district; or,
- (2) the illuminated wall sign is visibly obstructed from the dwelling district.

Exemptions:

- c. **DISTANCE FROM STREET REAR LOT LINE WHEN ATTACHED A DWELLING DISTRICT** If illuminated, no wall sign facing the side or rear lot line of an abutting lot zoned as a dwelling district shall be located within fifty (50) feet of such side or rear lot line.
- b. **WALL SIGNS ON CORNER LOTS** On buildings having more than one street frontage, the maximum allowable square footage of wall signs are permitted for each building frontage or occupancy. Said maximum allowance, however, is not transferable either in whole or in part from one building frontage to another nor from one occupancy to another occupancy.
- a. **NUMBER OF WALL SIGNS** There shall be no limit on the number of wall signs allowed, provided the provisions of B, 1, a, above are not exceeded on the facade on which the signs are located.

2. WALL SIGNS

- 1. MAXIMUM SURFACE AREA FOR BUILDING IDENTIFICATION SIGNS**
- b. **REQUIREMENTS FOR BUILDING IDENTIFICATION SIGNS**
- a. The maximum sign surface area for building identification signs shall not exceed an amount equal to three (3) percent of the building facade or other architectural elevation to which the sign is oriented. The linear measurement of the sign shall not exceed eighty (80) percent of the linear frontage of the facade or the structure or terrace space (Refer to Diagram 12).
- b. Any combination of building identification signs permitted in this section may be utilized, so long as the total surface area of signs on a particular building facade does not exceed the percentage noted in a. above, and subject to any additional provision of subsection B.

B. REQUIREMENTS FOR BUILDING IDENTIFICATION SIGNS

- b. **CORNER LOTS** on corner lots, the maximum number and square footage of free-standing identification signs shall be permitted for each street frontage. Said maximum allowances, however, shall not be transferable either in whole or in part from one street to another.

(Chapter 3.00 Specific Provisions)

(Section 3.40 On-Premise Signs: Special Zoning Districts)

Incidental signs shall be permitted in any Special Zoning District subject to the regulations of Section 3.30, C, "Incidental Signs".

C. REGULATIONS FOR INCIDENTAL SIGNS

- a. **WHERE PERMITTED** Window signs shall be permitted in any Special Zoning District as noted in Chapter 5.00, Table C, - "Permitted Signs through which it is viewed.
- b. **MAXIMUM SIGN AREA** The sign copy area shall not exceed twenty-five (25) percent of the window surface area on which it is placed or Types - On-Premise Signs, Special Zoning Districts".

9. WINDOW SIGNS

Refer to Diagram 13 for illustrative guides to these provisions.

- a. **WHERE PERMITTED** Suspended signs shall be permitted in any Special Zoning District as noted in Chapter 5.00, Table C - "Permitted Signs grade.
- b. **MAXIMUM SIGN AREA** The maximum sign surface area for a suspended sign shall not exceed five (5) square feet.
- c. **NUMBER OF SIGNS** One suspended sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center).
- d. **CLEARANCE FROM GRADE** All portions of any suspended sign or sign structure shall be not less than eight (8) feet above the finished

8. SUSPENDED SIGNS

- a. **WHERE PERMITTED** Suspended signs shall be permitted in any Special Zoning District as noted in Chapter 5.00, Table C - "Permitted Signs
- b. comply with the provisions of Section 4.10, A, 1, 4, 5, 6, and 7 ("Awning and Canopy Sign Regulations") and the provisions of Section 3.40, B, 1, b.
- a. be non-illuminated; and,

Awning or canopy signs shall be permitted in any Special Use (SU) District, the HD-1 and HD-2 Districts (Hospital District One and Two), and the PK-2 District (Park District Two), and shall:

7. MARKER SIGNS

- a. be non-illuminated; and,
- b. comply with the provisions of Section 4.10, A, 1, 4, 5, 6, and 7 ("Awning and Canopy Sign Regulations") and the provisions of Section 3.40, B, 1, b.

Awning or canopy signs shall be permitted in any Special Use (SU) District, the HD-1 and HD-2 Districts (Hospital District One and Two), and the PK-2 District (Park District Two), and shall:

6. AWNING OR CANOPY SIGNS

Refer to Diagram 11 for illustrative guides to these provisions.

- e. **CLEARANCE FROM GRADE** All portions of any projecting sign or sign structure shall be not less than eight (8) feet above the finished grade.
- f. **MINIMUM SETBACKS, FRONT** The horizontal projection of any projecting sign may extend to a point no closer than two (2) feet to an imaginary perpendicular plane at the street pavement line, curb or outside edge of the sidewalk.

(Chapter 3.00 Specific Provisions: Special Zoning Districts)
(Section 3.40 On-Premise Signs: Special Zoning Districts)

b. the illuminated sign is visibly obstructed from the Dwelling District.

a. a commercial or industrial use, legally established by permanence variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Dwelling District.

This provision shall not apply if it can be determined that:
Exception:

located within fifty (50) feet of such side or rear lot line.

If illuminated, no freestanding identification sign facing the side or rear lot line of an abutting lot zoned as a Dwelling District shall be

4. MINIMUM STREETS, SIDE AND REAR

for transportation purposes and shall waive all claims to damages or compensation by reason of the existence or relocation of the sign.
to relocate said sign out of the right-of-way at his/her expense upon the acquisition of said property by the applicable government agency
right-of-way for a public street unless the owner of said sign provides a written commitment to the Department of Metropolitan Development
c. No freestanding identification sign shall be erected within any area designated by the Thoroughfare Plan for Marion County as required for
provided, however, the provisions of Section 3.50, A, 3, C, below shall also be met.

b. The maximum setback for freestanding identification ground signs shall be zero (0) feet from the existing street right-of-way line,

provided, however, the provisions of Section 3.50, A, 3, C, below shall also be met.

3. MINIMUM STREETS, FRONT

subject to the provisions of Section 2.40, G, "Grade Mourning".

b. GROUND SIGNS: No part of the sign face or the sign support structure of a ground sign shall be more than four (4) feet above grade level,
level at the base of such structure, subject to the provisions of Section 2.40, G, "Grade Mourning".

a. POLE OR PYLON SIGNS: The maximum height of a pole or pylon sign and its supporting structure shall not exceed twenty (20) feet above grade

2. MAXIMUM SIGN HEIGHT

b. GROUND SIGNS: shall be permitted in all CBD districts.

(3) shall be permitted in the CBD-S District.

the street frontage of any lot abutting American Legion Hall, Veterans Memorial Plaza, the Indiana War Memorial or University Park.
(2) shall be permitted in the CBD-3 District only for surface parking lots. In no case, however, shall pole or pylon signs be permitted on

(1) shall be permitted only for surface parking lots in the CBD-1 and CBD-2 Districts.

a. POLE OR PYLON SIGNS:

1. WHERE PERMITTED

A. REQUIREMENTS FOR FREESTANDING IDENTIFICATION SIGNS

a certificate of appropriateness following all procedures set forth by the IHC.
determined by the IHC. The specific standards and requirements for on-premise business signs shall be as set forth in and specified by the grant of
ordinance. The type, number, area, height, illumination and location of such signs located within such historic preservation areas shall be as
the jurisdiction of, the Indianapolis Historic Preservation Commission (IHC) shall be exempt from the provisions of this Section (3.50) of this
any on-premise business sign erected on a building or lot located within a locally-designated historic preservation area as established by, and under
Section 3.50. Off-premise (outdoor advertising) signs in the CBD Districts also shall follow the regulations of Section 3.60.

The following regulations shall pertain to on-premise business signs in all CBD Districts where permitted by Chapter 5.00, Table D, and this
Section 3.50. ON-PREMISE SIGNS: CENTRAL BUSINESS DISTRICT SIGNS (CBD-1, CBD-2, CBD-3 and CBD-S).

Chapter 3.00 Specific Provisions
Section 3.50 On-Premise Signs
CBD Districts)

the total number of lower level building identification signs. Provided, the maximum sign surface area permitted for that facade, as noted in Section 3.50, B, 1, a, (1) above shall not be exceeded for frontage only.

Buildings in which a single tenant occupies the entire base ment, grade level or second story leaseable space, or a leasesable space with two

Ex ceptions:

one (1) sign for each base ment, grade level or second story occupant of the building shall be permitted.

b. Number of lower level building identification signs

(The application of this provision is illustrated in Diagram 17).

B = width of the facade (measured in feet) on which the sign is to be placed
A = twenty-six (26) feet or the height of the building, whichever is lesser.

$$\text{maximum permitted sign surface area} = 20\% (A \times B)$$

the formula below:
the maximum sign surface area for lower level building identification signs shall not exceed twenty (20) percent of the facade as noted in

a. Maximum size for lower level building identification signs

- the actual building height, whichever is lesser (measured from grade), shall be considered lower level building identification signs and shall conform to the following regulations.
- the first twenty-six (26) feet of building height; or,

Signs located on:

1. LOWER LEVEL BUILDING IDENTIFICATION SIGNS

B. REGULATIONS FOR BUILDING IDENTIFICATION SIGNS

- frontage. Said maximum allowances, however, shall not be transferable either in whole or in part from one street to another.
- corner lots. On corner lots, the maximum number and square footage of free standing identification signs shall be permitted for each street lot (Refer to Diagram 15).
- additionals signs shall be subject to all other provisions of this ordinance. In no event shall an additional free standing identification sign, as permitted in this section, be located any closer than three (300) feet to any other free standing identification sign on the same street.
- extensive frontage. Where a lot has in excess of three hundred (300) feet of street frontage on the same street, one (1) additional free standing identification sign shall be allowed for each additional three hundred (300) feet of street frontage on that street. Such

Ex ceptions:

one (1) free standing identification sign shall be allowed for each frontage on a separate street.

6. NUMBER OF SIGNS

The sign surface area of a free standing identification sign shall not exceed one (1) square foot in sign surface area for each linear foot of that lot's street frontage (to which the sign is oriented). In no case, however, shall the maximum sign surface area exceed one hundred (100) square feet.

5. MAXIMUM SIGN AREA

(Section 3.50 On-Premise Signs: CBD Districts)
Chapter 3.00 Specific Provisions)

sign surface area and number.

Federal, State or Local Government: Signs permitted under this exception shall be regulated as upper level businesses signs for purposes of the roof structure, shall be permitted on public buildings (those buildings owned, operated, controlled or under some jurisdiction of a unit of the root structure, that are attached flat and directly to, the root structure, and which do not extend vertically from the root structure, shall not be permitted in any CBD District.

4. ROOF SIGNS

mounted.

Wall signs shall be of individual letter construction in the CBD-1 and CBD-3 Districts. Where construction materials/methods of buildings would pose practical difficulties for the erection of individual letter wall signs, raceways can be used on which the individual letters can be mounted.

3. WALL SIGNS

Facade is not transferable either in whole or in part from one building to another nor from one occupancy to another occupancy.

Provided, however, that on buildings having upper level building identification signs on more than one facade, the maximum allowance for a sign surface area permitted for that facade, as noted in Section 3,50, B, 1, a, (1) above is not exceeded. These signs may identify either the name of the building or a tenant of that building.

c. Number of upper level building identification signs one (1) sign for each facade of the building shall be permitted, provided the maximum height of the building or a facade is illustrated in Diagram 17.

(The application of this provision is illustrated in Diagram 17.)

B = width of the facade (measured in feet) on which the sign is to be placed
H = height of the building, measured from grade level.

A = height of building (measured from grade, in feet). This figure shall be reduced by subtracting the first twenty-six (26) feet in

maximum permitted sign surface area = 10% (A x B)

a. Placement Upper level building identification signs shall be located on a facade above a height of twenty-six (26) feet, measured from the grade level.

b. Maximum size for upper level building identification signs. The maximum sign surface area for upper level building identification signs shall not exceed ten (10) percent of the facade as noted in the formula below:

Signs located on a building facade above twenty-six (26) feet in height, measured from grade, shall be considered upper level building identification signs and shall conform to the following regulations.

i. A commercial or industrial use, legally established by permanence or lawful nonconforming use, exists upon adjoining property or

2. UPPER LEVEL BUILDING IDENTIFICATION SIGNS

2. the illuminated sign is visibly obstructed from the Dwelling District.

abutting frontage property, although zoned as a Dwelling District; or,

e. Distance from side or rear lot line when abutting a Dwelling District. If illuminated, no building identification sign facing the side or rear lot line of an abutting lot zoned as a Dwelling District shall be located within fifty (50) feet of such side or rear lot line.

f. Distance from side or rear lot line if it can be determined that:

This provision shall not apply if it can be determined that:

g. The rear lot line of an abutting lot zoned as a Dwelling District is visible to another occupancy.

h. Lower level building identification signs on corner lots or lots which have multiple street frontages. On buildings having more than one street frontage, the maximum allowable square footage of lower level building identification signs shall be permitted for each building occupancy to another occupancy.

i. Location of lower level building identification signs. Lower level wall signs shall be located only on facades which front on a street.

is located on and oriented toward East or West Market Street between Capitol Avenue and Alabama Street.
A marquee sign or sign structure shall not extend more than three (3) feet from or beyond its supporting building when such sign or structure is located on and oriented toward East or West Market Street between Capitol Avenue and Alabama Street.

Exception:
Marquee signs shall be permitted in any CBD District subject to the regulations of Section 4.20, "Marquee Sign Regulations".

8. MARQUEE SIGNS

Awnings or canopy signs shall be permitted in any CBD District subject to the regulations of Section 4.10, "Awning and Canopy Sign Regulations".
Exception:
An awning or canopy sign or sign structure shall not extend more than three (3) feet from or beyond its supporting building when such sign or structure is located on and oriented toward East or West Market Street between Capitol Avenue and Alabama Street.

7. AWNING OR CANOPY SIGNS

E. CANOPY FROM GRADE All portions of a projecting sign or sign structure shall be not less than eight (8) feet above the finished grade.
Refer to Diagram II for illustrative guides to these provisions.

(2) The horizontal projection of any projecting sign may extend to a point not closer than two (2) feet from an imaginary perpendicular plane at the street pavement line, curb or outside edge of the sidewalk.

Exception:

(1) No projecting sign or sign structure shall extend more than eight (8) feet from or beyond its supporting building.

d. MAXIMUM PROJECTION FROM A BUILDING AND MINIMUM FRONT SPACE
A projecting sign or sign structure shall not extend more than three (3) feet or beyond its supporting building when such sign or structure is located on and oriented toward East or West Market Street between Capitol Avenue and Alabama Street.

The tenant grants direct access into their business.

c. NUMBER OF SIGNS AND PLACEMENT One (1) projecting sign shall be permitted per tenant space, to be placed on the building facade from which

b. MAXIMUM SIGN AREA The sign surface area of a projecting sign shall not exceed twenty four (24) square feet.

a. MAXIMUM PERMITTING Projecting signs shall be permitted as lower level signs only for base ment, grade level or second story occupants of the building.

6. PROJECTING SIGNS

1. a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as Dwelling District.

2. the illuminated roof-integral sign is visibly obstructed from the Dwelling District.
Exception:

d. DISTANCE FROM SIDE OR REAR LOT LINE WHEN ABUTTING A DWELLING DISTRICT. An illuminated roof-integral sign shall not be permitted within fifty (50) feet of a side or rear lot line of an abutting lot line zoned as a Dwelling District when such sign faces said side or rear lot line.

c. NUMBER OF SIGNS One (1) root-integral sign shall be permitted per each building facade (if a single use) or tenant space (if an integrated center), subject to the provisions of Section 3, 30, B, I, b.

b. MAXIMUM SIGN AREA Same as Section 3, 30, B, I.

a. MAXIMUM PERMITTING Roof integral signs shall be permitted in the CBD-2, CBD-3 and CBD-5 Districts.

5. ROOF-INTTEGRAL SIGNS

Section 3.50 On-premises Signs: CBD Districts
(Chapter 3.00 Specific Provisions)

An ILP shall not be required if the provisions noted above are satisfied.

however, shall require the appropriate agency review and approval.

Once a banner program has been approved, individual temporary banners shall not require additional approval. Any changes to the banner program,

review and approval, if banner poles are proposed to be located within the public right-of-way.

A banner program, indicating location of permanent banner poles or street light standards and size of promotional banners to be displayed, shall be submitted for Regional Center review and approval. The banner program shall also be submitted to the Department of Capital Asset Management for its

Banners shall not exceed thirty inches (30") wide and eighty-five inches (85") long.

Individual promotional banners may be displayed for a maximum of thirty (30) days.

only such banners promoting community activities, cultural or sports programs important to the city's image or economy; or not-for-profit

by or sanctioned by the City of Indianapolis, shall be permitted in the CBD-1, CBD-2, CBD-3 and CBD-S Districts.

Temporary promotional banners, located on permanent banner poles or on street light standards structurally modified to accommodate banners, erected

D. SPECIAL REGULATIONS FOR PROMOTIONAL BANNERS

Inidental signs shall be permitted in any CBD District subject to the regulations of Section 3.30, C, "Incidental Signs".

C. REGULATIONS FOR INCIDENTAL SIGNS

a part of the requirements for the Improvement Location Permit.

The Administrator, upon request by the applicant, shall have the power to modify the requirements of this provision and approve alternatives for those requirements as long as the alternative plan is acceptable for the site and its surrounding and is compatible and consistent with the intent of the stated standards. Such modification shall be noted on the alternative plan, stamped approved by the Administrator and become

b. MAXIMUM SIGN AREA The sign copy area of window signs shall not exceed twenty (20) percent of the window surface area on which it is placed or through which it is viewed.

a. WHERE PERMITTED Window signs shall be permitted in any CBD District.

10. WINDOW SIGNS

Refer to Diagram 13 for illustrative guides to these provisions.

d. CLEARANCE FROM GRADE All portions of any suspended sign or sign structure shall be not less than eight (8) feet above the finished grade. (integrated center).

c. NUMBER OF SIGNS One suspended sign shall be permitted per each building facade (if a single use) or grade level tenant space (if an integrated center).

b. MAXIMUM SIGN AREA The maximum sign surface area for a suspended sign shall not exceed five (5) square feet.

a. WHERE PERMITTED Suspended signs shall be permitted in any CBD District.

9. SUSPENDED SIGNS

(Chapter 3.00 Specific Provisions)
(Section 3.50 On-Premise Signs)

different directions.

(4) Outdoor advertising signs located at the same intersection of one another if they are located so that their messages are directed toward traffic flowing in section because of their nearness to one another. If they are located so that their messages are directed toward traffic flowing in different directions.

(3) For purposes of applying the spacing requirement to outdoor advertising signs, pole, root, wall, ground and projecting signs shall be treated the same, whether double-faced or single-faced.

(2) The spacing requirement shall be applied to all signs oriented toward either direction whether the signs are in the same block or are in different blocks separated by an intersecting street.

(1) The spacing requirement shall be applied regardless of whether the signs are on the same side of the street.

a. Linear Spacing Between Outdoor Advertising Signs. The minimum distance between outdoor advertising signs located along and oriented toward the same public street shall be one-thousand (1,000) feet, (Refer to Diagram 18), subject to the following:

and 19:

distance between outdoor advertising signs shall be as specified below. The application of these provisions are illustrated in Diagrams 18 except as otherwise provided for signs in the protected areas along highways, freeways and expressways (see Section 4.40), the minimum

3. DISTANCE BETWEEN OUTDOOR ADVERTISING SIGNS:

faciling.

The face of an outdoor advertising sign shall not be greater than fourteen (14) feet in vertical dimension nor greater than fifty (50) feet in horizontal dimension, except where specifically regulated by Section 4.40 and shall not contain more than two (2) advertising signs per facing.

2. OUTDOOR ADVERTISING SIGN SIZE:

* - plus extensions as defined in Chapter 6.00.

Up to 10,000	6 ft. by 12 ft.	20,000+ - 43,560	12 ft. by 25 ft.	10,000+ - 20,000	12 ft. by 12 ft.	43,560+	10.5 ft. by 36 ft.*	or 12 ft. by 50 ft.	or 14 ft. by 48 ft.*
TABLE 3.60 - A									

Lot Size
Maximum Sign Dimensions
(in square feet)
(vertical by horizontal)

TABLE 3.60 - A

The size of an outdoor advertising sign on a lot shall not exceed the size specified in the following table:

1. PROPORTIONAL REGULATIONS:

Also, refer to Section 4.40, C. (Signs on Freeways and Expressways) for additional requirements.

5.00, Table D.:

The following regulations shall pertain to off-premise signs (also known as outdoor advertising signs) in all districts where permitted by Chapter

A. GENERAL REGULATIONS

SECTION 3.60 OFF-PREMISE (OUTDOOR ADVERTISING) SIGNS

(Section 3.60 Specific Provisions)
(Chapter 3.00 Specific Provisions)

The supports, uprights, bracing and framework of an outdoor advertising sign shall be of steel construction.

10. CONSTRUCTION OF OUTDOOR ADVERTISING SIGNS.

b. No outdoor advertising sign or sign structure (except for the supports, building, structure or column) shall be at its lowest point less than nine (9) feet above grade level. Ground signs, where permitted, shall not exceed four (4) feet in height above grade level.

a. The maximum height of signs and sign structures shall not exceed forty (40) feet above grade level at the base of such sign structure, subject to the height exception of Section 2.50, Sign Height Exception.

9. MAXIMUM AND MINIMUM HEIGHT OF OUTDOOR ADVERTISING SIGNS AND SIGN STRUCTURES.

Signs or sign structures shall be set back in accordance with the building setback lines required by the applicable zoning district.

8. OUTDOOR ADVERTISING SIGN SETBACK.

Roof top outdoor advertising signs shall not be permitted in any zoning district.

7. ROOF TOP OUTDOOR ADVERTISING SIGNS.

and expressways.

In addition to the requirements of this section, outdoor advertising signs shall further comply with Section 4.40 when located on freeways

6. SIGNS ON FREEWAYS AND EXPRESSWAYS.

illustrated in Diagram 21).

No outdoor advertising sign shall be erected or otherwise located within six hundred (600) feet of the right-of-way of a freeway or expressway, as herein defined, located within the entire area circumscribed by the interior right-of-way line of the outer belt freeway commonly identified as I-465 so as to be oriented to traffic on said freeway or expressway. (The application of these provisions are illustrated in Diagram 21).

5. OUTDOOR ADVERTISING SIGNS INSIDE I-465.

application of these provisions are illustrated in Diagram 20).

No outdoor advertising sign shall be located within two-hundred and fifty (250) feet of any protected district fronting on the same street to which the sign is oriented measured along the centerline of the street to which the sign is oriented from the point in the street, to which the sign is closest to the leading edge of the sign. In no case, however, shall any outdoor advertising sign be located within one-hundred (100) feet of any protected district measured in any direction. For the purposes of this section, a protected district shall include any building district, parks district, university quarter district, SU-1 (church) District or SU-2 (school) District. (The application of these provisions are illustrated in Diagram 20).

4. OUTDOOR ADVERTISING SIGNS ADJACENT TO PROTECTED DISTRICTS.

c. Method of Measurement. The method of measurement of the spacing between outdoor advertising signs oriented toward the same street shall be along the centerline of the street to which the sign is oriented from the point in the street, centerline closest to the leading edge of the sign. (The application of this provision is illustrated in Diagram 18)

b. Radial Spacing Between Outdoor Advertising Signs. In no event shall any point of an outdoor advertising sign or sign structure be closer than five hundred (500) feet from any point of any other outdoor advertising sign or sign structure regardless of location or orientation. (The application of this provision is illustrated in Diagram 19):

- A, whichever allows the greater size sign.
 located on the same lot; or, the size specified in Table 3.60 - A, whichever allows the greater size sign.
 percent (2.5%) of the floor area of the principle three or more story building located on the same lot; or, the size specified in Table 3.60
 located on the same lot; two and one-half percent (3%) of the floor area of the principle three or more story building located on the same lot; or, the size specified in Table 3.60
 herein. The size of an advertising sign shall not exceed: five percent (5%) of the ground floor area of the principle one story building
 feet of frontage in excess of four hundred (400) feet provided that there is compliance with all other applicable regulations contained
 minimum frontage requirements of that district. One additional advertising sign structure shall be permitted for each four hundred (400)
 outdoor advertising signs are permitted on a lot having a frontage of less than four hundred (400) feet provide if lot complies with the

1. PROPORTIONAL REGULATIONS

In addition to the regulations of Section 3.60, A., the following regulations shall pertain to outdoor advertising signs in commercial or industrial districts.

C. ADDITIONAL REGULATIONS FOR OUTDOOR ADVERTISING SIGNS LOCATED IN COMMERCIAL OR INDUSTRIAL DISTRICTS

d. If a sign is erected in conformance with this Article and subsequently the view of the full face of the sign at any point described in
 section 3.60, B, 2, b, above is materially obstructed, said sign shall be removed in accordance with Section 2.40, F (An obstruction
 shall be deemed to be of material character when it renders the essential elements of the sign unreadable.)

(1) In the case of a sign parallel (or within twenty (20) degrees of parallel) to a two-way street, the required viewing distance shall be
 at least eight hundred (800) feet;
 (2) In the case of a sign parallel (or within three (3) degrees of parallel) to a two-way street, the required viewing distance shall be
 at least five hundred (500) feet in each direction; in the case of a sign so placed that it can be viewed from more than one street,
 the above viewing distance requirements shall be applicable to only one street).

c. In the case of a sign which is from three (3) to twenty (20) degrees of parallel to a one-way street, the required viewing distance shall be at
 least eight hundred (800) feet;

b. The full face of the sign can be viewed along the line of travel to which it is exposed for a distance of at least five hundred (500)
 feet along the centerline of the frontage street measured from a point opposite the center of the sign and perpendicular to the street's
 centerline; provided, however;

a. No dwelling unit other than the principle household is within one thousand (1,000) feet of said sign structure such sign structure shall be
 removed within thirty (30) days after the start of construction of the dwelling.
 if a dwelling structure is subsequently erected within one thousand (1,000) feet of said sign structure such sign structure shall be

one outdoor advertising sign structure shall be permitted on a lot having a minimum frontage of five hundred (500) feet; provided, however,

2. NUMBER OF SIGN STRUCTURES PERMITTED AND STANDARDS.

outdoor advertising signs are permitted on a lot provided that the size of an advertising sign shall not exceed: five percent (5%) of the
 ground floor area of the principle one story building located on the same lot; three percent (3%) of the floor area of the principle two
 story building located on the same lot; two and one-half percent (2.5%) of the floor area of the principle three or more story building
 located on the same lot; or, the size specified in Table 3.60 - A, whichever allows the greater size sign.

1. PROPORTIONAL REGULATIONS.

In addition to the regulations of Section 3.60, A., the following regulations shall pertain to outdoor advertising signs in the D-A (Dwelling-Agriculture) District.

B. ADDITIONAL REGULATIONS FOR OUTDOOR ADVERTISING SIGNS LOCATED IN THE D-A (DWELLING-AGRICULTURE) DISTRICT:

Chapter 3.00 Specific Provisions
 Section 3.60 Off-Premise [Outdoor Advertising] Signs

- (1) In the case of a sign parallel (or within twenty (20) degrees of parallel) to a one-way street, the required viewing distance shall be at least four hundred (400) feet.
- a. The full face of the sign can be viewed along the line of travel to which it is exposed for a distance of at least two hundred fifty (50) feet along the centerline of the frontage street measured from a point opposite the center of the sign and perpendicular to the street's centerline. Provided, however:
- One outdoor advertising sign structure may be erected on each street frontage on a lot. Provided, however, that:

4. NUMBER OF SIGN STRUCTURES PERMITTED AND STANDARDS

- The face of an outdoor advertising sign shall not be greater than fourteen (14) feet in vertical dimension nor greater than fifty (50) feet in horizontal dimension, except where specifically regulated by Section 4.40 and shall not contain more than two (2) advertising signs per facing (see exception noted in Section 3.60-D, 5).

3. OUTDOOR ADVERTISING SIGN SIZE

- Outdoor advertising signs are permitted on a lot provided that the size of an outdoor advertising sign shall not exceed: five percent (5%) of the ground floor area of the principle one story building located on the same lot; two and one-half percent (2.5%) of the floor area of the principle two story building located on the same lot; or, the size specified in Table 3.60-A, whichever allow the greater size sign.

2. PROPORTIONAL REGULATIONS

- (1) North Meridian Street.
- (2) North Pennsylvania Street.

fifty (50) feet of the right-of-way of the following streets:

- c. CBD-3 District permitted in Central Business District Three (CBD-3), provided said advertising sign is not located within two hundred

- b. CBD-2 District permitted in Central Business District Two (CBD-2).

(12) Virginia Avenue.

(11) Kentucky Avenue.

(10) Massachusetts Avenue.

(9) Indiana Avenue.

(8) Capitol Avenue.

(7) Maryland Street.

(6) Delaware Street.

(5) New York Street, except between Meridian and Pennsylvania Streets.

(4) Illinois Street, except between Washington and Ohio Streets.

(3) Pennsylvania Street, except between Washington and Ohio Streets.

(2) Ohio Street, except between Illinois and Pennsylvania Streets.

(1) Washington Street, except between Illinois and Pennsylvania Streets.

of the following streets:

- a. CBD-1 District permitted in Central Business District One (CBD-1) provided the lot on which said advertising sign is located abuts one

1. PERMITTED AREAS WITHIN DISTRICTS.

Districts (CBD-1, CBD-2, CBD-3).

- In addition to the regulations of Section 3.60-A, the following regulations shall pertain to outdoor advertising signs in the Central Business

D. ADDITIONAL REGULATIONS FOR OUTDOOR ADVERTISING SIGNS LOCATED IN THE CENTRAL BUSINESS DISTRICTS - CBD-1, CBD-2, and CBD-3

- Chapter 3.00 Specific Provisions
(Section 3.60 Off-Premise [outdoor advertising] signs)

- (2) In the case of a sign which is from three (3) to twenty (20) degrees of parallel to a two-way street, the required viewing distance shall be at least four hundred (400) feet.
- (3) In the case of a sign parallel (or within three (3) degrees of parallel) to a two-way street, the required viewing distance shall be at least two hundred fifty (250) feet in each direction.
- (4) In the case of a sign so placed that it can be viewed from more than one street, the above viewing distance requirements shall be applicable to only one street.

- b. If a sign is erected in conformance with this Article and subsequently the view of the full face of the sign at any point described in Section 3.60, D, 4, a. is materially obstructed, said sign shall be removed in accordance with Section 2.40, F (an obstruction shall be deemed to be of a material character when it renders the essential elements of the sign unreadable).

The vertical dimension of the sign face may be increased to eighteen (18) feet provided the required viewing distance in Section 3.60, D, 4, is increased to five hundred (500) feet and said facing contains only one sign, and the sign is perpendicular or within fifteen (15) degrees of being perpendicular to the frontage street.

6. VERTICAL DISTANCE FOR MAIL SIGNS

outdoor advertising signs or sign structures attached to the wall of a building shall be regulated in accordance with Section 3.60, D, 4, and 5 above, except that the required viewing distance shall be increased by a distance equal to the amount by which the height of said sign or sign structure exceeds forty (40) feet (measured from the grade level of the building to which the sign is attached to the highest part of said sign or sign structure).

- (1) The maximum width of any canopy shall be ten (10) feet (Refer to Diagram 23).
- (2) The horizontal projection of any canopy may extend to a point not closer than two (2) feet from any street curb, pavement edge, or edge of an interior access drive (Refer to Diagram 23).
- (3) The outer column support shall be located in the outer one third (1/3) of the walk area (Refer to Diagram 23).
- (4) In no case shall the minimum distance between the entry and the column support be less than four (4) feet.
- b. Canopies:
- (1) When the width of all awnings along the direction of a particular building facade exceeds ten (10) feet or less, the horizontal projection of such awnings shall not exceed four (4) feet from the facade of any supporting building (Refer to Diagram 22).
- (2) When the width of all awnings along the direction of a particular building facade exceeds ten (10) feet, the horizontal projection of such awnings shall not exceed six (6) feet, including any valance (Refer to Diagram 22).
- (3) The vertical distance from the top to the bottom of such awnings shall not exceed six (6) feet, including any valance (Refer to Diagram 22).
- (4) The horizontal projection of any awning may extend to a point not closer than two (2) feet from any street curb, pavement edge, or edge of an interior access drive.

- a. Awning:
6. Awnings and canopies on which signs have been placed shall further comply with the following:
- (1) When the width of all awnings along the direction of a particular building facade is ten (10) feet or less, the horizontal projection of such awnings shall not exceed six (6) feet from the facade of any supporting building (Refer to Diagram 22).
- (2) When the width of all awnings along the direction of a particular building facade is ten (10) feet or less, the horizontal projection of such awnings shall not exceed four (4) feet, including any valance (Refer to Diagram 22).
- (3) The total area of an awning or canopy sign content or copy is placed shall not exceed the maximum surface limits as set forth for wall signs as noted in Section 3.30, B, I, a, of this ordinance.
- (4) The total sign content or copy area of awning or canopy signs shall not exceed forty-five percent (45%) of the area of the awning or canopy on which it is placed (Refer to Diagram 22).
- (5) The computation of the sign copy area of the awning or canopy sign shall be limited only to the area of the awning or canopy which contains the graphics or sign (Refer to Diagram 22).
- b. the illuminated awning or canopy is visibly obstructed from the Protected District; or,
- c. a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting property, although zoned as a Protected District; or,
- d. the total area of an awning or canopy sign content or copy is placed shall not exceed the maximum surface limits as set forth for wall signs as noted in Section 3.30, B, I, a, of this ordinance.
- This provision shall not apply if it can be determined that:
- Exemptions:
- 6.00. The method of measurement shall be taken from the leading edge of the sign to the zoning line of the Protected District (Refer to Diagram 7).
2. Illuminated awning or canopy signs shall be located at least six hundred (600) feet from a Protected District, as defined in Chapter 1, Awning or canopy signs shall be permitted as specified in the Permit Sign Types Lists, Chapter 5,00, Tables A-D.
- 4.10) in addition to all other provisions of this ordinance.
- A. Awnings and canopies on which signs are placed, both non-illuminated and illuminated, shall comply with the requirements of this section.

- edge of an interior access drive (Refer to Diagram 24).
- d. The horizontal projection of any margin shall extend to a point not closer than two (2) feet from any street curb, pavement edge, or Diagram 24).
- c. The vertical distance from the top to the bottom of such margins shall not exceed six (6) feet, including any valance (Refer to such margins shall not exceed four (4) feet from the facade of any supporting building (Refer to Diagram 24).
- b. When the width of a margin along the facade of any supporting building exceeds ten (10) feet, the horizontal projection of of such margins shall not exceed six (6) feet from the facade of any supporting building (Refer to Diagram 24).
- a. When the width of a margin along the direction of a particular building facade is ten (10) feet or less, the horizontal projection

6. Margins on which signs have been placed shall further comply with the following:

5. The computation of the sign copy area of the margin shall be limited to the area of the margin which contains the graphics or
4. The total sign area of margins shall not exceed seventy-five percent (75%) of the area of the margin on which it is placed.
3. The total combined area of signs on a margin shall not exceed the square footage limits as set forth for wall signs.
- b. the illuminated awning or canopy is visibly obstructed from the Protected District.
- a. a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting property, although zoned as a Protected District; or,

This provision shall not apply if it can be determined that:
Exemptions:

- 7).
 2. Illuminated margin signs shall be located at least six hundred (600) feet from a Protected District, as defined in Chapter 6.00. The method of measurement shall be taken from the leading edge of the sign to the zoning line of the Protected District (Refer to Diagram 22).
1. Margin signs shall be permitted as specified in the Permitted Sign Types Lists, Chapter 5.00, Tables A-D.

A. Margins on which signs are placed, both non-illuminated and illuminated, shall comply with the following regulations.

Section 4.20 MARGIN SIGN REGULATIONS

An awning or canopy valance shall be not less than eight (8) feet above the finished grade
Exemption:

7. All portions of any awning or canopy, excluding the column supports for a canopy, shall be not less than nine (9) feet above the finished grade (Refer to Diagram 22 and 23).
- (6) Canopies shall not be spaced closer than twenty (20) feet from each other, measured from center line to center line (Refer to above grade, whichever is less (Refer to Diagram 23).
- (5) The vertical distance from the top to the bottom of the canopy shall not be higher than four (4) feet above the door opening or sixteen (16) feet valance. The highest point of the canopy shall not be higher than four (4) feet above the door opening or sixteen (16) feet

- (Chapter 4.00 Special Provisions)
 (Section 4.10 Awning and Canopy Sign Regulations)
 (Section 4.20 Margin Sign Regulations)
 (Section 4.30 Gasoline Service Station/Convenience Market Signs)

Section 3.30, C for additional provisions).

Each incidental sign is to be located at the point to which the sign is directed. Only one sign for each subject shall be permitted (See

B. INCIDENTAL SIGNS

percent of the spandrel's structural area (Refer to Diagram 25).

Signs shall be permitted on spandrels if there are no pump island signs on site. The spandrel sign area shall not exceed twenty-five

7. SPANDELS SIGNS

Signs shall be permitted provided they do not exceed twenty-five (25) percent of the window area.

6. WINDOW SIGNS

Pump island signs shall be permitted only if spandrel signs are not used on site.

Pump island signs shall be permitted only if the calculation of the sign face of the sign. Any sign required by law on pump islands shall not be calculated in computing the calculation of the area of a single face (Refer to Diagram 25). The calculation of the sign area for pump island signs shall be or more, contain government/federal warning signs (or are left blank). This calculation shall be permitted only if two sides, signs on pump islands shall not to exceed sixteen (16) square feet. Four-sided pump island signs shall be permitted only if two sides,

5. PUMP ISLAND SIGNS

Signs shall not exceed twenty-five (25) percent of the particular facade area of the canopy on which it is located. This calculation shall not include the open area beneath the face of the service area canopy. (Refer to Diagram 25).

4. SERVICE AREA CANOPY SIGNS

Wall signs shall be permitted on a lot as specified in Chapter 3.00, Section 3.30, B.

3. WALL SIGNS

Identification signs shall not be prohibited from containing pricing information. However, no ground sign shall be permitted where a pole or pylon sign exists on a particular frontage. Ground temporary structures. Such signs are to be installed as stationary, fixed structures, not subject to being dislodged by high winds, and not as portable or of the property. The ground sign shall be permitted to indicate the services, prices, products, and the announcement of incentives. One (1) ground sign, not to exceed twenty (20) square feet per street frontage, shall be permitted in the regulated landscape area

2. GROUND SIGNS

exists on a particular frontage.

One (1) pole or pylon sign, which may contain pricing information, shall be permitted per street frontage. The maximum height and area of such signs is regulated by Section 3.30, Table 3.00-A and B. However, no pole or pylon sign shall be permitted where a ground sign

1. POLE OR PYLON SIGNS

Identification signs shall comply with the following standards:

A. IDENTIFICATION SIGNS

The following additional standards shall apply to gasoline service stations and those convenience markets selling gasoline.

Section 4.30 GASOLINE SERVICE STATION/CONVENIENCE MARKET SIGNS

(Convenience Market Signs)

(Section 4.30 Gasoline Service Station/
Chapter 4.00 Special Provisions)

- A. PERMITTED SIGNS.**
- 1. OFFICIAL SIGNS.**
- All signs within six hundred and sixty (660) feet of the right-of-way of freeways and expressways, as shown on the Official Thoroughfare Plan for Marion County, as adopted by the Metropolitan Development Commission, shall comply with the requirements of this section (4.40) in addition to all other provisions of this ordinance.
- 2. OPERATOR IDENTIFICATION SIGNS.**
- Where a fence is required to be installed to screen the use from a Protected District, no signs shall be permitted to or form an integral part of such fence.
- 3. SIGNS ON FENCES.**
- One (1) operator identification sign shall be permitted. Such sign shall be located on the building only with a maximum dimension of six (6) square feet.
- 4. PERIMETER POLE SIGNS.**
- Signs placed on perimeter light poles or other structures or that are not expressly permitted in this section shall be strictly prohibited.
- Section 4.40 SIGNS ON FREEWAYS AND EXPRESSWAYS**
- Section 4.40 Gasoline Service Station/Convenience Market Signs
(Section 4.40 Signs on Freeways and Expressways)
(Chapter 4.00 Special Provisions)
- unless prohibited by Local, State or Federal Law, erection or maintenance of the following signs shall be permitted in protected areas, as defined in Chapter 6:
1. OFF-PREMISE (ADVERTISING) SIGNS.
2. ON-PREMISE (BUSINESS) SIGNS.
3. OFF-PREMISE (ADVERTISING) SIGNS.
- However, not more than one free-standing identification sign shall be permitted to be located on each premises.
- Directorial or other official signs or notices erected and maintained by public officers or agencies pursuant to and in accordance with direction or authority of an organization contained in Local, State, or Federal Law, for the purpose of carrying out an official duty or responsibility.

The specified distances shall be measured to the nearest point of the intersection of the travelled way of the exit roadway and the main-travelled way of the Freeway or Expressway (Refer to Diagram 26).

0 - 1,500 feet	0	Intersection Number
over 1,500 feet	2 per mile	

(1) **Sign Number:** In protected areas in advance of an intersection of the main-travelled way of a Freeway or Expressway and an exit roadway, such signs visible to traffic on the main-travelled way approaching such intersection shall not be permitted to exceed:

- a. The erection or maintenance of off-premise signs which are oriented to a freeway or expressway, as herein defined.
- b. The erection or maintenance of off-premise signs under paragraph a. of this subsection shall not be permitted in any manner inconsistent with the following:

2. OFF-PREMISE SIGNS OUTSIDE OF INFORMATIONAL SITES.

If the Indiana Department of Transportation (IDOT) constructs an Informational Site (as defined in Chapter 6.00), on the Freeway System in Marion County, control over off-premise signs within such site shall be the responsibility of that department.

1. OFF-PREMISE SIGNS WITHIN INFORMATIONAL SITES.

c. REGULATIONS FOR OFF-PREMISE (ADVERTISING) SIGNS

- a. The distance from the edge of a right-of-way shall be measured horizontally along a line normal or perpendicular to the centerline of the freeway or expressway.
- b. All dimensions parallel to the alignment of the freeway or expressway shall be measured along the centerline of the freeway or expressway between two vertical planes which are normal or perpendicular to and intersect the centerline of the freeway or expressway, and which passes through the terminal of the measured distance.

3. MEASUREMENT OF DISTANCE

No sign shall be permitted which moves or has any animated or moving parts.

2. ANIMATION

No sign shall be permitted which contains, includes, or is illuminated by a flashing, intermittent or moving light or lights.

1. FLASHING, INTERMITTENT OR MOVING LIGHTS

No off-premise signs shall be permitted to be erected or maintained in any manner inconsistent with the following:

B. GENERAL PROVISIONS

(Chapter 4.00 Special Provisions)
(Section 4.40 Signs on Freeways and Expressways)

Electronic Variable Message Signs shall be permitted as a component of a sign in the C-4, C-5, C-6, C-7, C-ID and C-S Commercial Districts, as well as in any Industrial District.

A. DISTRICTS PERMITTED

Electronic Variable Message Signs (EVMS), as defined in Chapter 6, shall comply with the requirements of this Section (4.60) in addition to all other provisions of this Ordinance.

Section 4.60 ELECTRONIC VARIABLE MESSAGE SIGNS (EVMS)

3. A rotating sign shall not rotate at a rate of more than six (6) revolutions per minute.
- b. the rotating sign is visibly obstructed from the Protected District; or,
- a. a commercial or industrial use, legally established by permanent variance or lawful nonconforming use, exists upon adjoining property or abutting frontage property, although zoned as a Protected District; or,

This provision shall not apply if it can be determined that:

Exceptions:

1. A rotating sign shall be permitted on corner lots only and shall be the only free-standing identification sign permitted on the lot. measurement shall be taken from the leading edge of the sign to the zoning line of the Protected District (Refer to Diagram 7).
2. A rotating sign shall be located at least six hundred (600) feet from a Protected District, as defined in Chapter 6.00. This method of

B. ADDITIONAL DEVELOPMENT STANDARDS FOR ROTATING SIGNS IN PERMITTED COMMERCIAL AND INDUSTRIAL DISTRICTS

Rotating signs shall be permitted as a free-standing identification pole or pylon sign in the C-4, C-5, C-6, C-7, C-ID and C-S Commercial Districts, as well as any Industrial District.

A. DISTRICTS PERMITTED

Rotating signs, as defined in Chapter 6.00, shall comply with the requirements of this Section (4.50) in addition to all other provisions of this Ordinance.

Section 4.50 ROTATING SIGNS.

- (6) Maximum Sign Height: The maximum height of signs and sign structures shall not exceed forty (40) feet above grade level at the structure.
- (5) Sign Clearance: Signs shall not be less than nine (9) feet above grade level at the lowest point, except for the supporting structure.
- (4) Sign setback: Signs shall not be located closer than sixty (60) feet to the right-of-way of the freeway or expressway.
- (3) Maximum Sign Dimensions: The maximum size of any sign shall not exceed twelve (12) feet in vertical dimension and twenty-five (25) feet in horizontal dimension.
- (2) Sign Spacing: Subject to the other provisions of this subsection (4.40, C), not more than two such signs shall be permitted within any one-mile distance measured from any point, and no such signs shall be permitted to be less than 1,000 feet apart.

(Section 4.60 Electronic Variable Message Signs (EVMS))

(Chapter 4.00 Special Provisions)

integrated center.

Time and Temperature Displays shall be permitted as either a component of a sign or as an independent sign for any freestanding use or

B. WHERE PERMITTED

Time and temperature displays shall be permitted in any Commercial, Industrial, Central Business, and Hospital Districts.

A. DISTRICTS PERMITTED

Provisions of this ordinance.

Time and Temperature Displays, as defined in Chapter 6, shall comply with the requirements of this Section (4.70) in addition to all other

Section 4.70 THE AND TEMPERATURE DISPLAYS

No sign containing an EVMS as a component shall be located within one hundred twenty-five (125) feet of any signalized intersection of two (2) or more streets if any of these streets is designated as a thoroughfare in the Thoroughfare Plan for Marion County, Indiana. The distance shall be measured from the point where the existing right-of-way lines of the intersecting streets meet. In a case where a round or cut property exists, this measurement shall be taken from the point of the existing right-of-way lines of the intersecting streets-of-way lines, as extended. The distance shall be measured along the right-of-way line from the point of intersection (Refer to Diagram 29).

5. DISTANCE SEPARATION FROM A SIGNALIZED INTERSECTION OR A STREET DESIGNATED AS A THOROUGHFARE IN THE THOROUGHFARE PLAN FOR MARION COUNTY.

b. the EVMS is visibly obstructed from the Protected District.

a. a commercial or industrial signage property, although zoned as a Protected District; or,

This provision shall not apply if it can be determined that:
Exemptions:

No sign containing an EVMS as a component shall be located within six hundred (600) feet of any Protected District, measured from the leading edge of the sign to the zoning line of the Protected District (Refer to Diagram 7).

4. DISTANCE SEPARATION FROM A PROTECTED DISTRICT.

The portion of a sign dedicated for an EVMS shall not exceed forty percent (40%) of the sign size.

3. AMOUNT OF A SIGN THAT CAN CONTAIN AN EVMS.

EVMS shall be permitted as a component of any pole, ground or pylon sign for freestanding uses or integrated centers. In addition, freestanding uses shall also be permitted EVMS as a component of wall signs.

2. PERMITTED SIGN TYPES.

EVMS shall be permitted as a component of a sign for any freestanding use or integrated center.

1. WHERE PERMITTED.

B. ADDITIONAL DEVELOPMENT STANDARDS FOR EVMS IN PERMITTED COMMERCIAL AND INDUSTRIAL DISTRICTS

(Section 4.70 Time and Temperature Displays)
[EVMS]

(Section 4.60 Electronic Variable Message Signs)
(Chapter 4.00 Special Provisions)

A Time and Temperature display shall be permitted as a pole, pylon, ground, wall, projecting, roof-integral or window sign. If a time or temperature display is utilized as an independent sign (not a component of an identification sign), then such sign shall be regulated based upon its sign type relative to number, area, height, setback, clearance and projection permitted for identification signs. The area of a time and temperature display, if utilized as a component of an identification sign, shall count in the maximum sign area for that identification sign.

C. PERMITTED SIGN TYPES

(Section 4.70 Time and Temperature Displays)
(Chapter 4.00 Special Provisions)

CHAPTER 5.00 TABLES

The preceding pages contain the following tables:

- TABLE A: Permitted Sign Types - On-premise Signs Central Business, Commercial and Industrial Districts page 42
- TABLE B: Permitted Sign Types - On-premise Signs Residential Districts page 43
- TABLE C: Permitted Sign Types - On-premise Signs Special Zoning Districts page 44
- TABLE D: Permitted Sign Types - Off-premise (Advertising) Signs All zoning Districts page 45

1 = Surface Parking Lots Only
 2 = Surface Parking Lots Only (Not Fronting on Plaza)
 3 = Not Permitted on Lots Which Front Monogram Circle
 NP1 = Permitted Only in CED-2
 NP2 = Not Permitted

SIGN TYPES	SIGN SIGNATURES	C-1, C-2	C-3, 4, 5, 6, 7, C-1D	C-3C	CED-1, 2	CED-3	CED-5	DISTRICTS
ALL INDUSTRIAL								
COMMERICAL, CENTRAL BUSINESS, AND INDUSTRIAL DISTRICTS								
PERMITTED:	1. Pole	p*	p	p*	p1	p2	p	p
BUILDING:	1. Wall	p	p	p	p	p	p	p
INDUSTRIAL								
PERMITTED:	1. Pole	p*	p*	p*	p1	p2	p*	p*
BUILDING:	1. Wall	p	p	p	p	p	p	p
TEMPORARY								
PERMITTED:	1. Pole	p*	p*	p*	p1	p2	p2	p*
BUILDING:	1. Wall	p	p	p	p	p	p	p
OTHER:								
PERMITTED:	1. Flags	p	p	p	p	p	p	p
BUILDING:	2. Building Marker	p	p	p	p	p	p	p
4. GASOLINE PUMP ISLAND NP								
PERMITTED:	1. Gasoline Pump Island NP	NP	NP	NP	NP1	NP	NP	NP
5. NO PARKING ON LOTS WHICH FRONT MONOGRAM CIRCLE								
PERMITTED:	1. Gasoline Pump Island NP	*NP	*NP	*NP	*NP1	*NP	*NP	*NP
6. HEIGHT LIMITATION								
PERMITTED:	1. Gasoline Pump Island NP	NP	NP	NP	NP	NP	NP	NP

TABLE B

SIGNS		SIGNS		SIGNS		SIGNS		SIGNS		SIGNS		SIGNS	
SIGNS - RECOMMENDED DISTANCES		SIGNS		SIGNS		SIGNS		SIGNS		SIGNS		SIGNS	
PERMITTED SIGNS		NO-PERMIT SIGNS		NO-PERMIT SIGNS		NO-PERMIT SIGNS		NO-PERMIT SIGNS		NO-PERMIT SIGNS		NO-PERMIT SIGNS	
D-A	D-S-D-5II, D-S-8(25)	D-9, D-10, D-11, D-12	D-6, D-6II, D-7, D-8(M7)	P1	P2								
RECOMMENDED DISTANCES		RECOMMENDED DISTANCES		RECOMMENDED DISTANCES		RECOMMENDED DISTANCES		RECOMMENDED DISTANCES		RECOMMENDED DISTANCES		RECOMMENDED DISTANCES	
1. Pole	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
2. Pylon	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa
3. Ground	P	P	P	P	P	P	P	P	P	P	P	P	P
BUILDINGS:		BUILDINGS:		BUILDINGS:		BUILDINGS:		BUILDINGS:		BUILDINGS:		BUILDINGS:	
1. Wall	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
2. Roof	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
3. Roof-Integratd	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
4. Projecting	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
5. Awning	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
6. Canopy	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
7. Marquee	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
8. Suspended	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
9. Window	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP	NP
STRUCTURES:		STRUCTURES:		STRUCTURES:		STRUCTURES:		STRUCTURES:		STRUCTURES:		STRUCTURES:	
1. Pole	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa
2. Pylon	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa	Pa
3. Ground	P	P	P	P	P	P	P	P	P	P	P	P	P
OTHER:		OTHER:		OTHER:		OTHER:		OTHER:		OTHER:		OTHER:	
1. Flags	P	P	P	P	P	P	P	P	P	P	P	P	P
2. Building Marker	P	P	P	P	P	P	P	P	P	P	P	P	P
3. Window	P	P	P	P	P	P	P	P	P	P	P	P	P
4. Suspended	P	P	P	P	P	P	P	P	P	P	P	P	P
5. Awning	P	P	P	P	P	P	P	P	P	P	P	P	P
6. Canopy	P	P	P	P	P	P	P	P	P	P	P	P	P
7. Marquee	P	P	P	P	P	P	P	P	P	P	P	P	P
8. Suspended	P	P	P	P	P	P	P	P	P	P	P	P	P
9. Window	P	P	P	P	P	P	P	P	P	P	P	P	P

Subdivisions Denote Location Signs
 P1 = Permitted, Not Illuminated
 P2 = Not Permitted Only For Project or
 P3 = Not Permitted Only For Project or
 P4 = Not Permitted

NP = Not Permitted

P = Permitted

PI = Permitted, Not Illuminated

RI = Right of Way

NI = Not Illuminated

SIGN TYPES	SIGNS	SPECIAL ZONING DISTRICTS	ANY OTHER DISTRICTS	NO-1	PK-2	PK-1, NO-2	HD-1	HD-2	HD-SI	ALD-SI
SPECIAL ZONING DISTRICTS										
PERMIT TO SITE SIGNS										
BUILDINGS:	1. Wall	P	P	P	P	P	P	P	P	P
PROJECTING:	1. Pole	PA	PA	PA	PA	PA	PA	PA	PA	PA
AMMUNITION:	2. Pylon	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*
CANOPY:	3. Roof-Integratd	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	4. Projecting	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	5. Amming	NP	NP	NP	NP	NP	NP	NP	NP	NP
CANOPY:	6. Canopy	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	7. Marquee	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	8. Suspended	P	P	P	P	P	P	P	P	P
WINDOW:	9. Window	P	P	P	P	P	P	P	P	P
BUILDINGS:										
PROJECTING:	1. Wall	P	P	P	P	P	P	P	P	P
AMMUNITION:	2. Pylon	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*
CANOPY:	3. Roof-Integratd	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	4. Projecting	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	5. Amming	NP	NP	NP	NP	NP	NP	NP	NP	NP
CANOPY:	6. Canopy	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	7. Marquee	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	8. Suspended	P	P	P	P	P	P	P	P	P
WINDOW:	9. Window	P	P	P	P	P	P	P	P	P
BUILDINGS:										
PROJECTING:	1. Wall	P	P	P	P	P	P	P	P	P
AMMUNITION:	2. Pylon	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*	PA*
CANOPY:	3. Roof-Integratd	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	4. Projecting	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	5. Amming	NP	NP	NP	NP	NP	NP	NP	NP	NP
CANOPY:	6. Canopy	NP	NP	NP	NP	NP	NP	NP	NP	NP
MARQUEE:	7. Marquee	NP	NP	NP	NP	NP	NP	NP	NP	NP
ARMING:	8. Suspended	P	P	P	P	P	P	P	P	P
WINDOW:	9. Window	P	P	P	P	P	P	P	P	P
OTHERS:										
FLAPS:	1. Flags	P	P	P	P	P	P	P	P	P
BUILDING MARKER:	2. Building Marker	P	P	P	P	P	P	P	P	P
PRICLING:	3. Pricing	NP	NP	NP	NP	NP	NP	NP	NP	NP
PUMP ISLAND:	4. Pump Island	NP	NP	NP	NP	NP	NP	NP	NP	NP

**PERMITTED SIGN TYPES
OFF-PREMISE (ADVERTISING) SIGNS**

SIGN TYPES	DWELLING	COMMERCIAL	INDUSTRIAL	SPECIAL DISTRICTS	CENTRAL BUSINESS DISTRICTS
ADVERTISING	D-A ALL OTHER	C1,2 C3 C3C C4,5,6,7,I-D CS	ALL DISTRICTS	ALL DISTRICTS	CBD1 CBD2 CBD3 CBDS
FREESTANDING:					
1. Pole	P NP	NP P NP P P	P	NP	P1 P P1 NP
2. Pylon	P NP	NP P NP P P	P	NP	P1 P P1 NP
3. Ground	P NP	NP P P P P	P	NP	P1 P P1 NP
BUILDING:					
1. Wall	P NP	NP P P P	P	NP	P1 P P1 NP
2. Roof	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
3. Roof-Integral	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
4. Projecting	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
5. Awning	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
6. Canopy	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
7. Marquee	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
8. Suspended	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
9. Window	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
INCIDENTAL (ALL TYPES)	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
TEMPORARY (ALL TYPES)	NP NP	NP NP NP NP	NP	NP	NP NP NP NP
OTHER (ALL TYPES)	NP NP	NP NP NP NP	NP	NP	NP NP NP NP

P = Permitted
NP = Not Permitted
P1 = Restrictions Apply

TABLE D